



THE FORT ST. GEORGE GAZETTE.

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MADRAS, TUESDAY EVENING, MARCH 23, 1909. (Price 3 annas)

Part 3.—Notifications by Government.

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MILITARY SECRETARY'S OFFICE

NOTIFICATION.

Government House, Madras,
13th March 1909.

No. 1.—His Excellency the Governor will leave Madras (Central Station) by mail train on Tuesday the 30th April 1909 at 5-32 P.M.

His Excellency's departure from Madras and arrival at Ottumward the next day will both be public.

A. A. DUFE, Captain,
for Military Secretary to H.E. the Governor.

PUBLIC DEPARTMENT.

NOTIFICATION.

Fort St. George, Madras, 1909.

No. 118.—All communications intended for the Government of Madras which cannot reach it by the 30th April next should, with the exceptions noted below, be addressed—

"Chancery Hall,
The Nilgiris."

Communications intended for the Public Department and for the Local and Mining work (other than communications relating to Pagers which should be addressed to G) should be addressed to Fort St. George.

PERSONAL STAFF.

APPOINTMENT.

Post St. George, March 25, 1909.

No. 164.—His Excellency the Governor is pleased to make the following appointment as His Excellency's Personal Staff:—

Captain John Hay Burgess, M.B., I.M.S., 4th Cavalry Infantry, to act as Sergeant to His Excellency the Governor with effect from the 15th March 1909, vice Captain Frederick Fenn Brown, M.B., I.M.S., on leave.

LEAVE.

No. 167.—Mr. Henry Reginald Tate, I.C.S., privilege leave for three months from or after the 15th April 1909, under article 561 of the Civil Service Regulations.

STUDY LEAVE.

No. 167.—Lieutenant-Colonel F. C. Fennie, I.M.S., was on study leave from the 19th August to the 15th November 1908.

SERVICES RESIGNED.

Post St. George, March 20, 1909.

No. 166.—The services of Lieutenant-Colonel Richard Jones, I.M.S., are replaced at the disposal of the Government of India in the Home Department.

APPOINTMENTS.

Post St. George, March 15, 1909.

No. 170.—Colonel Herbert St. Clair Gwyneth, I.M.S., to officiate as Surgeon-General with the Government of Madras during the absence on leave of Surgeon-General F. H. Brown, I.M.S., or until further orders.

Post St. George, March 23, 1909.

No. 171.—Mr. Frederick Edmund Evans to be Head Assistant Collector and Magistrate.

No. 172.—Mr. Arthur Mario Aguiar de Caceres, B.A., LL.B., to be Under Secretary to Government in the department under the Chief Secretary.

No. 173.—Mr. Charles Alexander Souter to be Under Secretary to Government, Revenue Department.

No. 174.—Mr. Frank Byron to be Assistant Secretary to Government.

The foregoing four appointments to have effect from the 15th March 1909 and to be without prejudice to the acting appointments held by the officers concerned.

No. 175.—Mr. John Owen Egan to be Sub-Collector and Joint Magistrate.

No. 176.—Mr. Charles William Egerton Cotton to be Head Assistant Collector and Magistrate.

The foregoing two appointments to have effect from the 15th April 1909 and to be without prejudice to the acting appointments held by the officers concerned.

No. 177.—M.B. By. Mangalore Mankappa Rangas Aravul, Subordinate Judge, First Grade, to be District and Sessions Judge, Mysore.

No. 178.—Mr. Ernest Lancelotti Youngson, as noted by M.B. By. M. Mankappa Rangas Aravul, District and Sessions Judge, Mysore.

No. 179.—M.B. By. Thirumala Venkata Ranga Chavala Aravul, Subordinate Judge, First Grade, District and Sessions Judge, Mysore, with effect from the 1st March 1909.

—The foregoing three appointments noted notification Nos. 10—12 published on page 27 of the Post St. George Gazette, dated the 15th January 1909.

MARRIAGE LICENCES.

Fort St. George, March 17, 1906.

No. 189.—Under section 5 of the Indian Christian Marriage Act, 1872, the license granted under the said section to the undersigned missionary on the date specified against his name is hereby revoked:—

The Rev. Dr. Vengalpram Dr. V. K. K. of the Laying Evangelical Lutheran Mission, Cochin District—24th April 1905.

No. 191.—Under section 5 and 6 of the Indian Christian Marriage Act, 1872, the license granted under the said section to the undersigned missionary on the date specified against his name is hereby revoked:—

The Rev. Richard Smiles, of the Wesleyan Mission, Trichingopoly District—24th April 1905.

Fort St. George, March 16, 1906.

No. 192.—Under section 5 of the Indian Christian Marriage Act, 1872 (as amended by the Indian Christian Marriage Act Amendment Act, 1891), the Governor in Council sanctions the issue of licenses to the undersigned missionaries to solemnize marriages within the limits under the administration of the Government of Madras in accordance with the provisions of the said Act:—

The Rev. Richard Smiles, of the Wesleyan Methodist Mission, residing at Kaser in the District of Coimbatore.

Fort St. George, March 17, 1906.

The Rev. Richard Smiles, of the Wesleyan Mission, residing at Negapatam in the District of Tanjore.

The Rev. Samuel Spicer Barnes, of the London Mission, residing at Jommalendur in the District of Coimbatore.

The Rev. Alfred Ernest Smith, of the London Mission, residing at Kaser in the District of Coimbatore.

Fort St. George, March 16, 1906.

No. 193.—Under section 5 of the Indian Christian Marriage Act, 1872, the Governor in Council sanctions the issue of licenses to the undersigned missionaries to grant certificates of marriage between Native Christians in accordance with the provisions of the said Act within the limits under the administration of the Government of Madras:—

The Rev. Richard Smiles, of the Wesleyan Methodist Mission, residing at Kaser in the District of Coimbatore.

Fort St. George, March 17, 1906.

The Rev. Richard Smiles, of the Wesleyan Mission, residing at Negapatam in the District of Tanjore.

The Rev. Samuel Spicer Barnes, of the London Mission, residing at Jommalendur in the District of Coimbatore.

The Rev. Alfred Ernest Smith, of the London Mission, residing at Kaser in the District of Coimbatore.

The Rev. Dr. Vengalpram Dr. V. K. K. of the Laying Evangelical Lutheran Mission, residing at Coimbatore.

Fort St. George, March 16, 1906.

The Rev. Dr. Vengalpram Dr. V. K. K. of the American Baptist Union Mission, residing at Palakkad, in the District of Travancore in the District of Cochin.

VOLUNTEERS.

EXTENSION OF LEAVE.

FOREIGN FRONTIER MOVING HILLS.

No. 194.—Lieutenant-Colonel Henry Frederick Hodgson, commanding of Force 201 of India for three months from the 1st May 1905.

NOTIFICATION.

Fort St. George, March 15, 1906.

No. 195.—The following notification of the Government of India is republished:—

FOREIGN DEPARTMENT.

Fort St. George, March 15, 1906.

No. 475-Est.—Mr. O. V. Panigrahi, a Political Agent of the 1st class, is appointed, on leave from (travelling) to attend as a Resident of the 1st class and Resident at Baroda with effect from the 18th February 1906, and during the absence of Mr. Cook on special duty or until further orders.

The 18th March 1906.

No. 476-Est.—The services of Mr. P. L. Maw, of the Indian Civil Service, Madras Establishment, are required for the disposal of the Government of Madras, with effect from the 26th February 1906.

G. F. WALKER,
Asst. Chief Secretary.

JUDICIAL DEPARTMENT.

LEAVE.

No. 122.—Under articles 260, 262 and 268 (a) of the Civil Service Regulations, Mr. Robert John Macgregor, Deputy Superintendant of Police, South Africa, continued privilege leave and furlough on detached certificate for six months from date of relief.

INVESTITURE OF POWERS.

Port St. George, March 14, 1922.

No. 121.—Under section 17 of the Code of Criminal Procedure, 1898, the undersigned officer is empowered to be a Magistrate of the first class, and under section 27 he is invested with all the powers conferred in the fourth schedule on persons which the Government may confer on a Magistrate of the first class, except the power to try cases summarily under section 260.—

M. R. R. Narasimhaiah Babu, District Magistrate, Guntur, in the district of Anaparthi.

No. 120.—The Governor in Council is pleased to appoint the undersigned officer to be Special Magistrate for the towns specified opposite to their names, with the powers and subject to the terms and conditions specified in notification No. 225, dated 21st May 1920, and in notification No. 228, published in the *Port St. George Gazette*, dated 1st September 1920, as amended by notification No. 75, dated 25th February 1922.—

M. R. R. Perambalur Palani Arumutha Mudaliyar, Avargal—Tiruchirappalli, in the district of Tiruchirappalli.

M. R. R. Aliah Dasappa Gera.

M. R. R. Gerty Lakshminarayana Rao Gera.

} Bellary, in the district of Bellary.

Port St. George, March 22, 1922.

Narasimhaiah Narayana Murthy—Ondolore, in the district of South Arcot.

No. 118.—Mr. Ernest Pakenham Walsh, First-class Magistrate in the district of Tanjore, is empowered to try cases summarily under section 260 of the Code of Criminal Procedure, 1898.

No. 119.—Under section 261 of the Code of Criminal Procedure, 1898, the undersigned officer is authorised to take down the evidence of witnesses with their own hand in the English language:—

Mr. Ernest Pakenham Walsh, First-class Magistrate, in the district of Tanjore.

Port St. George, March 18, 1922.

Mr. Alal Chander Dutt, Sessions Judge, Katan.

M. R. R. Kalyan Venkata Rao, Tanjala Gera, First-class Magistrate, in the district of Guntur.

Port St. George, March 10, 1922.

M. R. R. Narasimhaiah Babu, District Magistrate, Rayada Gera, First-class Magistrate, in the district of Anaparthi.

Port St. George, March 23, 1922.

Mr. Ernest Pakenham Walsh, Acting District Magistrate and Agency Sessions Judge, Golaneri.

Port St. George, March 15, 1922.

No. 124.—Under section 115 of the Code of Civil Procedure, 1908 (Act V of 1908), the Governor in Council is pleased to direct that the undersigned officer shall, in cases in which an appeal is allowed, take down the evidence with his own hand in the English language:—

Mr. Alal Chander Dutt, District Judge, Katan.

Port St. George, March 22, 1922.

No. 123.—Under section 122 of the Madras Prisons Local Act, 1906 (Act 1906), and section 128 of the Code of Civil Procedure, 1908 (Act V of 1908), the Governor in Council is pleased to direct that the undersigned officer shall, in cases in which an appeal is allowed under the Madras Prisons Local Act, 1906 (Act 1906), take down the evidence with his own hand in the English language:—

M. R. R. Narasimhaiah Babu, District Magistrate, Rayada Gera, Revenue Divisional Officer, Guntur Division, Anaparthi district.

WITHDRAWAL OF POWERS.

Port St. George, March 14, 1922.

No. 125.—Under the provisions of section 42 of the Code of Criminal Procedure, 1898, the Governor in Council withdraws the powers of a Special Magistrate for the towns of Bellary conferred on M. R. R. Narasimhaiah Babu, Avargal, who has left the station.

C. J. WEBB,
Asst. Chief Secretary.

POLITICAL DEPARTMENT.

NOTIFICATION.

Port St. George, March 20, 1903.

No. 4.—The Excellency the Hon'ble Sir Arthur Lawley Knight Grand Commander of the Most Excellent Order of the Indian Empire, held an Investiture of the Order, as thereto authorized by the Grand Master of the said Most Excellent Order, at the Banqueting Hall, Madras, at 9-30 a.m. on Wednesday the 17th March 1903.

At this ceremony His Excellency Sir Arthur Lawley, first invested, and in the grant of His Majesty the King-Emperor of India, Prince Ghelous Mahomed Ali Khan Bahadur, of Amrit, with the insignia of the Second Class of the Most Excellent Order of the Indian Empire.

His Excellency then, decorated, under the grant of His Majesty, the Hon'ble Mr. Alfred White, B.Sc., D.Sc., and M.R.S., Thawa Bahadur Panagappa Nayagappa Charyappa Amangal with the Badge of the Third Class of the same Order, and also presented, in accordance with the Commands of His Majesty, to M.R.S., D.Sc. an Bahadur Bahagadul Nageswara Rao Amangal the Badge of the Third Class of the Most Excellent Order of the Star of India.

The following Members of the Most Excellent Order of the Indian Empire attended the Investiture—

Maharaja Sri Rao Sir Venkateswaramahalinga Rangas Rao Bahadur, C.S.I., Raja of Biddur,
Sir Frederick Augustus Nybolen, C.O.I.
Raja Sir Parulal Ramaswami Mahalinga, A.V., C.S.I.
Henry Brown, Esq., C.I.E.
Frederic Joseph Edward Spring, Esq., C.S.I., L.S.S.
The Hon'ble Mr. Murray Haswell, C.S.I., C.B., L.C.S.
Edward Walter Stoney, Esq., C.I.E.
The Hon'ble Mr. James Maling Wynne, C.B., F.C.S.
The Hon'ble Sir James Douglas Fraser, C.B., F.C.S.
Major David Melville Robinson, C.S.I.
The Hon'ble Mr. Panchanan Banerjee, Esq., C.S.I.
Charles James Erere, Esq., C.I.E.

(By Command of His Excellency the Governor.)

C. J. WELCH,
As. Chief Secretary.

ECCLESIASTICAL DEPARTMENT.

APPOINTMENTS.

Port St. George, March 22, 1903.

No. 22.—Mr. Charles Gordon Symonds, F.C.S., to be a Lay Trustee of Christ Church, Palamcottah, and Mr. L. M. Wynch, F.C.S., who has left the station.

No. 23.—Herbert de Grand John Sherroll Esq., D.S.O., to be a Lay Trustee of St. Mary's Church, Port St. George, Madras, to fill an existing vacancy.

No. 24.—Mr. Edgar Alexander Brown, to be a Lay Trustee of Christ Church, Seikora, and Mr. T. L. Waterworth, who has left the station.

No. 25.—Mr. Francis Adeline Veeley, to be a Lay Trustee of St. Mark's Church, Palamcottah, and Mr. W. P. Lee Hunt, who has left the station.

No. 26.—Mr. William Green, to be a Lay Trustee of the Baptist Church, Palamcottah, and Mr. S. Robinson who has left the station.

C. J. WELCH,
As. Chief Secretary.

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

Port St. George, February 25, 1903.

No. 4.—The Council of the Government of Port St. George for the purpose of making Laws and Regulations will meet at the Council Chamber, Port St. George, at noon on Monday the 30th day of April 1903.

A. RUIVENWORTH,
Secretary to the Council.

REVENUE DEPARTMENT.

LEASE.

Port St. George, March 10, 1903.

No. 104.—Notice article 54e of the Civil Service Regulations, M.R.S. V. Dams Rao Gars, Deputy District, Seikora, is granted privilege leave for two months with effect from 1st April 1903 on date of relief.

Port St. George, March 21, 1909.

No. 114.—Under the provisions of section 1 of the Malaya Cattle Diseases Act, II of 1898, His Excellency the Governor in Council hereby directs that the provisions of the aforesaid Act shall be put in force within the limits of the village of Maliam, in the Telukmanikuk, South Amoy District, from the 21st March 1909 to the 22d April 1909 (both days inclusive).

ACQUISITION OF LAND.

Port St. George, March 20, 1909.

Under section 5, Act I of 1881, the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 1.75 acres, to be more or less, is needed for a public purpose, to wit, for extension of village-erie; and, under sections 3 and 7 of the same Act, the Divisional Officer, Marumasset, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site is available in the office of the Divisional Officer, Marumasset, for inspection at any time during office hours.

3. The said officer is empowered to acquire the land under section 12 of the Land Acquisition Act.

SCHEDULE.

Description of land, with or dry, or more or less, as shown in plan.	Name of owner or occupier.	Extent of the land required to be taken up.	Extent to be taken up.
Situated within, Panchavathi taluk, Malabar district.			
Dep. D. No. 148 ..	Right Kolikudi ..	North, No. 142; east, No. 144; south and west, No. 146.	1.75
Do. No. 148 ..	Right Kolikudi, Kolla Chelva, Kollappa and Mappala Kolla.	North, No. 144; east, No. 146; south and west, No. 148.	1.75
Total ..			1.75

L. M. WINCK,
Asst. Secretary to Government.

PUBLIC WORKS DEPARTMENT.

LEAVE.

Port St. George, March 19, 1909.

Under sections 122, 140 and 144 (a) of the Civil Service Regulations, Mr. Henry LeBlanc, Assistant Engineer, is granted, with effect from the 21st March 1909 as date of starting, extended privilege leave and furlough on medical certificate for eight months.

REPUBLICATION.

Port St. George, March 18, 1909.

The following notification of the Government of India, Department of Commerce and Industries published in Part I, page 128 of the Gazette of India, dated 1st March 1909, is republished:—

TELEGRAMS.

Calcutta, 16th March 1909.

No. 1744-02.—In exercise of the powers conferred by section 1 of the Indian Telegraph Act, 1885 (XIII of 1885), the Governor General in Council is pleased to direct that the rules below refer to the rules published with the notification of the Government of India in the Public Works Department, No. 155, dated 22nd September 1904, shall be cancelled.

TRANSFERS.

Port St. George, March 15, 1909.

Mr. William John Davis, Assistant Engineer, from the Kerala Western division, Second Circle, is special duty, in connection with the Kerala Reserve Project investigation. To join by the 1st April 1909.

F. J. WILSON,
Secretary to Government, P. W. D.

NOTIFICATION.

Fort St. George, February 1, 1900.

Closure of vessels in the Adicherry Harbour Division.

Vessels.	Date of		Remarks.
	Closing.	Reopening.	
Eastern Bell.			
Mail vessel ..	16th May 1899.	1st June 1900.	{ Date of closing & a.s. of reopening & a.s.
Bank vessel ..	16th May 1899.	1st June 1900.	
Commercial vessel ..	16th May 1899.	1st June 1900.	
Passenger vessel ..	16th May 1899.	1st June 1900.	
Coasting vessel ..	16th May 1899.	1st June 1900.	
Central Bell.			
Mail vessel ..	16th May 1899.	1st June 1900.	{ Date of closing & a.s. of reopening & a.s.
Bank vessel ..	16th May 1899.	1st June 1900.	
Commercial vessel ..	16th May 1899.	1st June 1900.	
Passenger vessel ..	16th May 1899.	1st June 1900.	
Coasting vessel ..	16th May 1899.	1st June 1900.	

Note.—Vessels to not become thoroughly navigable for short of hours after reopening.

Fort St. George, February 18, 1900.

Name of vessel.	Date of		Remarks.
	Closing.	Reopening.	
Demopolis 1894 ..	16th March 1899.	16th June 1900.	{ Date of closing Date of reopening } a.s.

G. A. SMITH.

Joint Secy. to Govt., P.W.D., Madras Branch.

ACQUISITION OF LAND.

Fort St. George, March 16, 1900.

Under section 4, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 23 acres, be the same a little more or less, is needed for a public purpose, to wit, for the construction of a Deputy Tahsildar's office; and, under sections 8 and 9 of the same Act, the Revenue Divisional Officer, Chidambaram Division, is empowered to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in Chidambaram Divisional office and may be inspected at any time during office hours.

Schedule.

Description of land, and its size, more or less, as far as possible, with survey or planable number.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Extent in acres and cents.
Small street between Chidambaram taluk, Ramaswami pillay.			
Dist. No. 8 No. 103 D.S.	Vaidyanathan Chetty ..	North, Sub-Jail compound; west, west-end of Vaidyanathan Chetty's north; east, west, house of Sub-Jail compound; south, south-end of Sub-Jail compound.	0-08
Do. No. 104 D.S.	Eastward Chetty's garden, Kanchanur.	North, Sub-Jail compound; east, west-end of Vaidyanathan Chetty's north; west, house of Sub-Jail compound.	0-01
Dist. No. 105 D.S.	Sub-Jail compound ..	Do. ..	0-01
Do. No. 106 D.S.	Sub-Jail compound ..	North, Sub-Jail compound; east, house of Eastward Chetty's garden; Kanchanur; south, 18th, west, Deputy Tahsildar's office.	0-01
Do. No. 107 D.S.	Do. ..	Do. ..	0-01
Total ..			0-12

Under section 8, Act I of 1914, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 401 acares, for the cause a little more or less, is needed for a public purpose, to wit, for diversion of the Calabar-Mfeme highway road; and, under sections 3 and 7 of the same Act, the Revenue Divisional Officer, Calabar, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the office of the above mentioned officer and may be inspected at any time during office hours.

There is no doubt that

Description of land, water or dry, from aerial or ground, with survey or platrol number.	Name of owner or occupier.	Description of the land reported to be taken by the Government.	Notes to be taken up
	Kobukh, Khatun, Khatun, Khatun	Kobukh, Khatun, Khatun, Khatun	
Unoccupied dry (low- land), S. No. 25.	Owner and occupier, Choro- Khatun, Khatun, Khatun, Khatun	Khatun, S. No. 25, and and and S. No. 25 (low), and, S. No. 25	C-25 -25

Under section 2, Act I of 1896, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 127 acres, by the name a little more or less, is needed for a public purpose, to wit, for Judge's quarters at Beshamgar; and, under sections 5 and 7 of the same Act, the Revenue Divisional Officer, Beshamgar, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A $\frac{1}{4}$ sec of the land is kept in the office of the Head Assistant Collector, Borkanagar, and may be mortgaged at any time during office hours.

doi:10.1017/S0022292412001909

Description of land, with a Rep. from the proprietor, with survey or plan number.	Name of owner or occupier.	Extent of the land required to be taken up.	To be taken up
Division district, Peshawar district, Multan village.			
Peshawar, P. No. 1212-7, Surajpore situated by the Railway Station	Bengal-Nagpur Railway Co. prop.	North, east, north and west, 2 A. 2 R. 24.	216 1-40

Under section 6, Act 1 of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and containing 2-1/2 acres, be the same a little more or less, is needed for a public purpose, to wit, for constructing a Deputy Collector's office at Litunggi; and, in pursuance and out of the same Act, His Excellency the Governor in Council, by and through the said Deputy Commissioner, has appointed the said Deputy Commissioner, as a District Officer, Chaudhary division, to execute the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the Chikemabara Districtal office and may be inspected at any time during office hours.

Keywords:

Description of food, with dry, glass or porcelain, with sieve or gelatin strainer.	State of cover or covering.	Examinative of the food required to be taken up.	Exami- nation to be taken up
<i>Food from cabinet, Freshly-kept food, Food in process of being</i>			
Cust., dry, & No. 101 & 2	Biscuits, Muffins, & other Desserts of Muffins and Biscuits of Muffins.	Muffins, No. 101 & 2 and 102, No. 101 & 2 Muffins, No. 101 & 2 and 102, No. 101 & 2	101 1-2

P. HAWKINS

¹Under Secretary to Govt., P.U.D.

Fort St. George, March 15, 1895.

Under section 5, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 116 acres, be the same a little more or less, is needed for a public purpose, to wit, for re-surveying the Mataru Nalae channel, Karamoi district, and, under sections 3 and 7 of the same Act, the District Officer, Marikapur, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

* 1. A plan of the land is kept in the Office of the Deputy Collector, Marikapur, and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, from re-survey or previous boundary.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Area to be taken up.
Karamoi district, Coastal belt, Surveyed villages.			
Dist. of, S. No. 40.	Chandika Chetty and Kall Sall Murtich.	North, No. 392; east, Nos. 317 and 318; south, Nos. 317 and 318; west, Kalua channel is boundary line.	400.
Dist. west, S. No. 40.	Kall Sall Murtich and Vankar.	North, No. 312; east, No. 318 E; south, No. 402; west, Kalua channel is boundary line.	400.
		Total ..	800.

Under section 5, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 22 acres, be the same a little more or less, is needed for a public purpose, to wit, for providing means of irrigation to the land and lands under stress No. 11, Pothanlangudi village, Mataru taluk; and, under sections 3 and 7 of the same Act, the Tahsildar of Mataru is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

* 1. A plan of the lands is kept in the office of the Tahsildar of Mataru and may be inspected at any time during office hours.

SCHEDULE.

Description of land, wet or dry, from re-survey or previous boundary.	Name of owner or occupier.	Boundaries of the land required to be taken up.	Area to be taken up.
Mataru district, Mataru taluk, Pothanlangudi village.			
Dist. No. 11 D.	Mahalingam Chetti.	North, channel and boundary; east and south, boundary; west, No. 10 B and boundary.	200.
No. No. 11 E.	Karuppan.	North, boundary; east, No. 11 D; south, boundary; west, No. 11 A.	20.
No. No. 11 F.	Kana Pannayyan.	North, boundary; east and south, No. 11; west, boundary and No. 11 C.	20.
No. No. 11 G.	Do.	North, boundary; east, No. 11 D; south, No. 11 D; west, No. 11 E.	20.
No. No. 11 H.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 I.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 J.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 K.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 L.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 M.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 N.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 O.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 P.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 Q.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 R.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 S.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 T.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 U.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 V.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 W.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 X.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 Y.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
No. No. 11 Z.	Do.	North, boundary; east, No. 11 E; south, No. 11 D; west, No. 11 F.	20.
		Total ..	400.

Fort St. George, March 22, 1895.

Under section 5, Act I of 1894, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 228 acres, be the same a little more or less,

is needed for a public purpose, to wit, for improvements to the Adirapogah channel, South Arrow district, and, under sections 2 and 3 of the same Act, the Special Deputy Collector appointed for the acquisition of lands required for connecting the lower Chitroon Arund system with the Southslope canal system, and improving the supply to Yarmouth back to appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

3. A plan of the land is kept in the office of the Special Deputy Collector and may be inspected at any time during office hours.

SCHEDULE.

Description of land, water or any, town or parsonage, with survey or public number.	Name of owner or occupier.	Particulars of the land required to be taken up.	Extent to be taken up.
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South Arrow district, Chitroon valley, Adirapogah village.

Dist. Ar. S. No. 110 B	Chitroon Valley, Arund at	North, No. 110 B; west, No. 110 B; south, No. 110 B; east, No. 110 B.	10.
Dist. Ar. S. No. 111 B	Chitroon Valley, Arund at	North, No. 111 B; west, No. 111 B; south, No. 111 B; east, No. 111 B.	10.
Dist. Ar. S. No. 112 B	Chitroon Valley, Arund at	North, No. 112 B; west, No. 112 B; south, No. 112 B; east, No. 112 B.	10.
Dist. Ar. S. No. 113 B	Chitroon Valley, Arund at	North, No. 113 B; west, No. 113 B; south, No. 113 B; east, No. 113 B.	10.
Dist. Ar. S. No. 114 B	Chitroon Valley, Arund at	North, No. 114 B; west, No. 114 B; south, No. 114 B; east, No. 114 B.	10.
Dist. Ar. S. No. 115 B	Chitroon Valley, Arund at	North, No. 115 B; west, No. 115 B; south, No. 115 B; east, No. 115 B.	10.
Dist. Ar. S. No. 116 B	Chitroon Valley, Arund at	North, No. 116 B; west, No. 116 B; south, No. 116 B; east, No. 116 B.	10.
Dist. Ar. S. No. 117 B	Chitroon Valley, Arund at	North, No. 117 B; west, No. 117 B; south, No. 117 B; east, No. 117 B.	10.
Dist. Ar. S. No. 118 B	Chitroon Valley, Arund at	North, No. 118 B; west, No. 118 B; south, No. 118 B; east, No. 118 B.	10.
Dist. Ar. S. No. 119 B	Chitroon Valley, Arund at	North, No. 119 B; west, No. 119 B; south, No. 119 B; east, No. 119 B.	10.
Dist. Ar. S. No. 120 B	Chitroon Valley, Arund at	North, No. 120 B; west, No. 120 B; south, No. 120 B; east, No. 120 B.	10.
Dist. Ar. S. No. 121 B	Chitroon Valley, Arund at	North, No. 121 B; west, No. 121 B; south, No. 121 B; east, No. 121 B.	10.
Dist. Ar. S. No. 122 B	Chitroon Valley, Arund at	North, No. 122 B; west, No. 122 B; south, No. 122 B; east, No. 122 B.	10.
Dist. Ar. S. No. 123 B	Chitroon Valley, Arund at	North, No. 123 B; west, No. 123 B; south, No. 123 B; east, No. 123 B.	10.
Dist. Ar. S. No. 124 B	Chitroon Valley, Arund at	North, No. 124 B; west, No. 124 B; south, No. 124 B; east, No. 124 B.	10.
Dist. Ar. S. No. 125 B	Chitroon Valley, Arund at	North, No. 125 B; west, No. 125 B; south, No. 125 B; east, No. 125 B.	10.
Dist. Ar. S. No. 126 B	Chitroon Valley, Arund at	North, No. 126 B; west, No. 126 B; south, No. 126 B; east, No. 126 B.	10.
Dist. Ar. S. No. 127 B	Chitroon Valley, Arund at	North, No. 127 B; west, No. 127 B; south, No. 127 B; east, No. 127 B.	10.
Dist. Ar. S. No. 128 B	Chitroon Valley, Arund at	North, No. 128 B; west, No. 128 B; south, No. 128 B; east, No. 128 B.	10.
Dist. Ar. S. No. 129 B	Chitroon Valley, Arund at	North, No. 129 B; west, No. 129 B; south, No. 129 B; east, No. 129 B.	10.
Dist. Ar. S. No. 130 B	Chitroon Valley, Arund at	North, No. 130 B; west, No. 130 B; south, No. 130 B; east, No. 130 B.	10.
Dist. Ar. S. No. 131 B	Chitroon Valley, Arund at	North, No. 131 B; west, No. 131 B; south, No. 131 B; east, No. 131 B.	10.

North Arrow village.

Dist. Ar. S. No. 132 B	Chitroon Valley, Arund at	North, No. 132 B; west, No. 132 B; south, No. 132 B; east, No. 132 B.	10.
Dist. Ar. S. No. 133 B	Chitroon Valley, Arund at	North, No. 133 B; west, No. 133 B; south, No. 133 B; east, No. 133 B.	10.
Dist. Ar. S. No. 134 B	Chitroon Valley, Arund at	North, No. 134 B; west, No. 134 B; south, No. 134 B; east, No. 134 B.	10.
Dist. Ar. S. No. 135 B	Chitroon Valley, Arund at	North, No. 135 B; west, No. 135 B; south, No. 135 B; east, No. 135 B.	10.
Dist. Ar. S. No. 136 B	Chitroon Valley, Arund at	North, No. 136 B; west, No. 136 B; south, No. 136 B; east, No. 136 B.	10.
Dist. Ar. S. No. 137 B	Chitroon Valley, Arund at	North, No. 137 B; west, No. 137 B; south, No. 137 B; east, No. 137 B.	10.
Dist. Ar. S. No. 138 B	Chitroon Valley, Arund at	North, No. 138 B; west, No. 138 B; south, No. 138 B; east, No. 138 B.	10.
Dist. Ar. S. No. 139 B	Chitroon Valley, Arund at	North, No. 139 B; west, No. 139 B; south, No. 139 B; east, No. 139 B.	10.
Dist. Ar. S. No. 140 B	Chitroon Valley, Arund at	North, No. 140 B; west, No. 140 B; south, No. 140 B; east, No. 140 B.	10.
Dist. Ar. S. No. 141 B	Chitroon Valley, Arund at	North, No. 141 B; west, No. 141 B; south, No. 141 B; east, No. 141 B.	10.
Dist. Ar. S. No. 142 B	Chitroon Valley, Arund at	North, No. 142 B; west, No. 142 B; south, No. 142 B; east, No. 142 B.	10.
Dist. Ar. S. No. 143 B	Chitroon Valley, Arund at	North, No. 143 B; west, No. 143 B; south, No. 143 B; east, No. 143 B.	10.
Dist. Ar. S. No. 144 B	Chitroon Valley, Arund at	North, No. 144 B; west, No. 144 B; south, No. 144 B; east, No. 144 B.	10.
Dist. Ar. S. No. 145 B	Chitroon Valley, Arund at	North, No. 145 B; west, No. 145 B; south, No. 145 B; east, No. 145 B.	10.
Dist. Ar. S. No. 146 B	Chitroon Valley, Arund at	North, No. 146 B; west, No. 146 B; south, No. 146 B; east, No. 146 B.	10.
Dist. Ar. S. No. 147 B	Chitroon Valley, Arund at	North, No. 147 B; west, No. 147 B; south, No. 147 B; east, No. 147 B.	10.
Dist. Ar. S. No. 148 B	Chitroon Valley, Arund at	North, No. 148 B; west, No. 148 B; south, No. 148 B; east, No. 148 B.	10.
Dist. Ar. S. No. 149 B	Chitroon Valley, Arund at	North, No. 149 B; west, No. 149 B; south, No. 149 B; east, No. 149 B.	10.
Dist. Ar. S. No. 150 B	Chitroon Valley, Arund at	North, No. 150 B; west, No. 150 B; south, No. 150 B; east, No. 150 B.	10.
Dist. Ar. S. No. 151 B	Chitroon Valley, Arund at	North, No. 151 B; west, No. 151 B; south, No. 151 B; east, No. 151 B.	10.
Dist. Ar. S. No. 152 B	Chitroon Valley, Arund at	North, No. 152 B; west, No. 152 B; south, No. 152 B; east, No. 152 B.	10.
Dist. Ar. S. No. 153 B	Chitroon Valley, Arund at	North, No. 153 B; west, No. 153 B; south, No. 153 B; east, No. 153 B.	10.
Dist. Ar. S. No. 154 B	Chitroon Valley, Arund at	North, No. 154 B; west, No. 154 B; south, No. 154 B; east, No. 154 B.	10.
Dist. Ar. S. No. 155 B	Chitroon Valley, Arund at	North, No. 155 B; west, No. 155 B; south, No. 155 B; east, No. 155 B.	10.
Dist. Ar. S. No. 156 B	Chitroon Valley, Arund at	North, No. 156 B; west, No. 156 B; south, No. 156 B; east, No. 156 B.	10.
Dist. Ar. S. No. 157 B	Chitroon Valley, Arund at	North, No. 157 B; west, No. 157 B; south, No. 157 B; east, No. 157 B.	10.
Dist. Ar. S. No. 158 B	Chitroon Valley, Arund at	North, No. 158 B; west, No. 158 B; south, No. 158 B; east, No. 158 B.	10.
Dist. Ar. S. No. 159 B	Chitroon Valley, Arund at	North, No. 159 B; west, No. 159 B; south, No. 159 B; east, No. 159 B.	10.
Dist. Ar. S. No. 160 B	Chitroon Valley, Arund at	North, No. 160 B; west, No. 160 B; south, No. 160 B; east, No. 160 B.	10.
Dist. Ar. S. No. 161 B	Chitroon Valley, Arund at	North, No. 161 B; west, No. 161 B; south, No. 161 B; east, No. 161 B.	10.
Dist. Ar. S. No. 162 B	Chitroon Valley, Arund at	North, No. 162 B; west, No. 162 B; south, No. 162 B; east, No. 162 B.	10.
Dist. Ar. S. No. 163 B	Chitroon Valley, Arund at	North, No. 163 B; west, No. 163 B; south, No. 163 B; east, No. 163 B.	10.
Dist. Ar. S. No. 164 B	Chitroon Valley, Arund at	North, No. 164 B; west, No. 164 B; south, No. 164 B; east, No. 164 B.	10.
Dist. Ar. S. No. 165 B	Chitroon Valley, Arund at	North, No. 165 B; west, No. 165 B; south, No. 165 B; east, No. 165 B.	10.

[illegible]

主 持 人 吳 家 賢 主 持

L. W. S. SMYTH,
Under Secy. to Secy., P.W.D., Dominion Bureau

PUBLIC WORKS DEPARTMENT (RAILWAY)

NOTIFICATIONS

Prof. Dr. Oetzel, March 14, 1908.

No. 4.—The following notification by the Railway Board published in Part I, page 104 of the Gazette of India, dated 6th March 1909, is reprinted:—

Crinites, 4th Dec. March 1904.

No. 71.—It is hereby notified for general information that His Majesty's Secretary of State for India has sanctioned the construction as a British protective railway of an extension of the Marwar Railway from Bhinmal to Jhunjhunu.

3. The alignment will be constructed and worked by the South Indian Railway Company.

Port St. George, March 17, 1866

No. 3.—The following Railway Board's Notification published in Part I, page 212 of the Gazette of India, dated 12th March 1948, are republished:—

Halfway House

Columbo, file 1214 March 1960

No. 68.—Mr. F. H. Fowler, Senior Correspondent Inspector of Railways, Class No. 7, is granted points leave ten combined with furlough on medical certificate for ten months and extension ten months.

under articles 315, 316 and 317 of the Civil Service Regulations, with effect from the 17th March 1909, or subsequent date of relief.

No. 47.—With reference to Notification No. 98, dated the 15th March 1908, Mr. W. Mathew Officiating Police Commissioner (Inspector of Railways, Class No. 3, is appointed to officiate as Police Commissioner (Inspector of Railways, Class No. 7, until further orders.

NOTIFICATION OF LAND.

Act 43. Survey, March 24, 1908.

Under section 4, Act I of 1884, His Excellency the Governor in Council hereby declares that the land mentioned in the following schedule and measuring 51 1/2 acres, be the same a little more or less, is needed for a public purpose, to wit, for additional land required for Canadian Government Railway; and under sections 3 and 7 of the same Act, the Revenue Department, Collector, Customs, or appointed to perform the functions of a Collector under the Act and directed to take as he for the acquisition of the said land.

3. A plan of the site is kept in the office of the above officer and may be inspected at any time during office hours.

RECORDS.

Description of land, whether dry, waste or otherwise, with survey or plan of the same.	Name of owner or occupier.	Extent of the land required to be taken up.	Notes on the land.
The 11th section, Government land, Government village.			
Dry, No. 11 1/2	... (Name of owner or occupier)	North, No. 11 1/2 A-4; East, No. 11 1/2 A-4; South, No. 11 1/2 A-4; West, No. 11 1/2 A-4.	11 1/2 A-4.

F. D. FOWLER,

Secretary to Government, P. O. (Railway).

LIST OF PAPERS PLACED AT THE DISPOSAL OF THE PRESS

The following list of papers, placed at the disposal of the Press between 24th and 27th March 1909, is published for general information:—

No. in the List.	Department.	G.O. No. and date.	Subject.
1	Revenue	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
2	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
3	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
4	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
5	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
6	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
7	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
8	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
9	Public Works	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
10	Land and Municipal	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
11	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
12	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
13	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.
14	Do.	No. 116, Feb. 24.	Printing order on a contract from the Settlement Department, Government, generally, regarding survey and area prices.

No. of the Act.	Department.	U.C. No. and date.	Subject.
16	Land and Survey.	No. 107 M. March 1	Budget estimates—Accounting, with remarks, the — of the Viceroy's Office. [1 a.]
16	Do.	No. 107 M. March 2	Budget estimates—Accounting, with remarks, the — of the Calcutta Office. [1 a.]
17	Do.	No. 108 M. March 2	Budget estimates—Accounting, with remarks, the — of the Burmah Office. [1 a.]
18	Do.	No. 107 M. March 3	Budget estimates—Accounting, with remarks, the — of the Madras Office. [1 a.]
19	Do.	No. 108 M. March 3	Budget estimates—Accounting, with remarks, the — of the Madras Office. [1 a.]
20	Do.	No. 109 M. March 3	Budget estimates—Accounting, with remarks, the — of the Madras Office. [1 a.]
21	Do.	No. 110 M. March 3	Budget estimates—Accounting, with remarks, the — of the Madras Office. [1 a.]

N.B.—A copy of any of the foregoing papers can be obtained, in payment of the price noted against each, on application to the Superintendent, Government Press, Madras.

C. J. WEIR,
Asst. Chief Secretary



SUPPLEMENT TO PART I
OF
THE FORT ST. GEORGE GAZETTE.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 23, 1909.

[Price, 9 per

Malayalam Translations of Notifications by Government.

JUDICIAL DEPARTMENT.

പരസ്യം...

പൊതു അറിയിപ്പ്, 1909 മാർച്ച് 23-ന്

നമ്പർ 139.—1903 ഫെ (1903 ഫെ 3) ഓർഡർ പ്രകാരമുള്ളതും ക്രിമിനൽ കോഡ് 4 - 30 പ്രകാരമുള്ളതും ആവശ്യമായവയ്ക്കായി ഗവൺമെൻ്റ് അയക്കും. താഴെ പറയുന്ന ആളുകൾ ക്രിമിനൽ കോഡിൻ്റെ നൂറ്റിത്തൊട്ടു നൂറ്റാണ്ടിൻ്റെ അധികാരപ്പെടുത്തിയിരിക്കുന്നു :-

- (1) വിസ്തൃത പരിഷ്കാര ഏൽപ്പാൻ, പൊതുജനങ്ങൾ, കേരളത്തിൽ.
- (2) വിസ്തൃത വേദം വിദ്യ നിയമൻ്റെ വേദങ്ങൾ, അയ്യർ, കേരളത്തിൽ.

സി. ഐ. വെങ്കട്ട,
ജെ. എസ്. മി. ഓഫീസർ.

(A true translation.)

H. KRISHNAN, -
Malayalam Translator to Government.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 23, 1903.

(Form, 1-a, 9)

Part I-A.—Local and Municipal Department.

CONTENTS.

REVOCATIONS

Revocation of the Government of Introducing the evidence of facts to the Public Health Commission of 1894 with the sanction of the International Sanitary Commission of Paris, 1893.

CANCELLATION OF GRANTS

Fort St. George, March 23, 1903.

No. 168.—The assigned portion, namely, twenty-two days, of the localised privilege leave and furlough granted to Mr. William Martin, the Sanitary Engineer in Government, in Notification No. 241, published at page 147 of Part I-A of the *Fort St. George Gazette*, dated 10th March 1903, and in Notification No. 1725, published at page 641 of Part I-A of the *Fort St. George Gazette*, dated 1st December 1902, is annulled.

APPOINTMENTS.

No. 270.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint Mr. Charles William Hewson to be a member of the Koyampt District Board.

No. 271.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint M.R. Ky. Pethi Sankaraya Chetti Gura to be a member of the Koyampt District Board.

No. 272.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint M.R. Ky. Yessowdy Sothi Ayer Ayyal to be a member of the Madras District Board.

No. 273.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint M.R. Ky. Adara Thimma Reddi Gura to be a member of the Kanyakumari District Board.

No. 274.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint Mr. Clarence Augustus Wilkinson to be a member of the Bellary District Board.

No. 275.—In exercise of the power conferred by section 11 of the Madras Local Boards Act, 1894, the Governor in Council is pleased to appoint M.R. Ky. Vengalor Venadi Chenchayya Chetti Gura to be a member of the North Arcot District Board.

No. 276.—In exercise of the power vested in him by section 17 of the Madras District Municipalities Act IV of 1894, the Governor in Council is pleased to appoint Mr. H. Ty. Deshmukh Kameswar Nayar Ayyal, to be a Municipal Councillor of the Municipality of Calicut.

No. 277.—In exercise of the power vested in him by section 10 of the Madras District Municipalities Act IV of 1894, the Governor in Council is pleased to re-appoint Sahib Ghans Persa Sahib Bahadur Sahib Bahadur and to appoint the Rev. Arthur Frederick Ryder B.A., to be Municipal Councillors of the Municipality of Nanded.

No. 274.—In exercise of the power vested in him by section 22 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to reappoint the Hon. Harichand Subbaratnam to be a Municipal Councillor of the Municipality of Mayavaram.

No. 275.—Under section 22 of the Madras District Municipalities Act IV of 1884, Mr. K. J. Rajaguru, M.A. &c., has been duly elected as a Municipal Councillor of the Municipality of Coimbatore.

No. 276.—In exercise of the power vested in him by section 18 of the Madras District Municipalities Act IV of 1884, the Governor in Council is pleased to appoint M. H. Rajaguru Venkataswami Nayudu Gurus to be a Municipal Councillor of the Municipality of Anaparthi.

NOTIFICATIONS BY COLLECTORS AND BY PRESIDENTS OF DISTRICT BOARDS.

No. 281.—The Collector of South Canara, in exercise of the power delegated to him by the Governor in Council under section 165 of the Madras Local Boards Act, 1884, hereby appoints Mahammad Akbar Khan Tahir Sahab as to be a member of the Mangalore Taluk Board.

No. 282.—The Collector of Kurnool, in exercise of the power delegated to him by the Governor in Council under section 165 of the Madras Local Boards Act, 1884, hereby appoints H. M. D. Mahammad Sultan Tahir Sahab to be a member of the Mangalore Taluk Board.

No. 283.—The Collector of Kurnool, in exercise of the power delegated to him by the Governor in Council under section 165 of the Madras Local Boards Act, 1884, hereby appoints H. M. D. Mahammad Sultan Tahir Sahab to be a member of the Mangalore Taluk Board.

No. 284.—The Collector of Chittoor, in exercise of the power delegated to him by the Governor in Council under section 165 of the Madras Local Boards Act, 1884, hereby appoints M. R. R. Venkataswami Narayana Chellu Gurus to be a member of the Chittoor Taluk Board.

No. 285.—Under section 11 of the Madras Local Boards Act, 1884, M. R. R. Venkataswami Narayana Chellu Gurus has been appointed, by election, as a member of the Chittoor Taluk Board.

No. 286.—Under section 11 of the Madras Local Boards Act, 1884, M. R. R. Venkataswami Narayana Chellu Gurus has been appointed, by election, as a member of the Chittoor Taluk Board.

No. 287.—Under section 20 of the Madras Local Boards Act, 1884, M. R. R. Venkataswami Narayana Chellu Gurus has been appointed, by election, as Vice-President of the Chittoor Taluk Board.

NOTIFICATION.

No. 288.—Appropriation of the Taluk Board, Secy, for a loan of Rs. 10,000 from Government under section 5 of the Local Authorities' Loans Act, 1879.

The work for which the loan is required and the nature of the work as to which it is proposed to seek from Government.	The amount which it is proposed to borrow.	The fund on the security of which it is proposed to borrow.	The rate of interest which the loan will be repaid at.	The period for which the loan is required, the amount of the loan, and the date at which it is proposed to repay the loan.	The rate of interest at which it is proposed to borrow.	A statement of the terms and conditions of the loan, and the date at which it is proposed to repay the loan.	A statement of the terms and conditions of the loan, and the date at which it is proposed to repay the loan.
Construction of new school buildings for working Government schools under the English Taluk Board. The estimated cost of the work is Rs. 10,000. The loan is proposed to be repaid at the rate of 4 per cent per annum.	Rs. 10,000.	The English Taluk Board fund.	The Madras Local Boards Act, 1884.	The loan is proposed for a period of ten years. The interest will be repaid at the rate of 4 per cent per annum. The loan is proposed to be repaid at the rate of 4 per cent per annum.	4 per cent per annum.	Appointed herewith.	2/4

appointed to perform the functions of a Collector under the Act and directed to take orders for the payment of the said loan.

2. The plan of the land is kept in the Bureau National Office, Sudur, and will be available for reference at any time during office hours.

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Description of land, wet or dry, more or less valuable, with survey or previous number	Name of owner or owner's agent	Foundation of the claim required to be taken up.	Extent to be taken up.
<i>Policy shown, filed to land, Tenure shown.</i>			
Dry, French No. 36-4	Rape of 'Winkagist' ..	North, No. 47-1; west, No. 18; south and east, No. 16-1.	none.
Do. No. 47-1.	Do. ..	North, the 47-1; east, No. 48; south, No. 16-1; west, No. 47-2.	-30
Do. No. 47-2.	Do. ..	North, No. 48; east, No. 48; south, No. 48-1; west, No. 48-2.	-11
Total ..			-31

50-293.—Under section 4 of the Land Acquisition Act, 1894, the Government in General Assembly declare that the land mentioned in the following schedule and measuring 33 of an acre, be the same a 19100 more or less, is needed for a public purpose, to wit, for Hamlet (Village) road, and, under sections 5 and 7, the Revenue District Officer, Solihull, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the site under acquisition is kept in the Revenue Divisional Office and it may be inspected at any time during office hours.

Symptoms:

Description of land, water dry, low, 10' to 20 inches, with straw or peat 8 to 10 in.	Name of owner or occupier.	Description of the land required to be taken up.	Extent to be taken up.
<i>Polary kumak, Shikotol, Shikotolka village.</i>			
Eryngium, dry, S. No. 218.	Pekushin, Kuznetsovskaya and others, peasant, Kuznetsovskaya Lakshin, Kuznetsovskaya Lakshin and Kuznetsovskaya Lakshin.	North and east, S. No. 218 ; south, S. No. 180 and 181 ; west, S. No. 182 and 218	about 10
Eryngium, wet, S. No. 219.	Pekushin, Shikotol, Kuznetsovskaya Lakshin, and Kuznetsovskaya Lakshin, Shikotol and Kuznetsovskaya Lakshin.	North, S. No. 219 ; east, Damer ; south, S. No. 181 ; west, S. No. 181 1/2.	-10
Total ..			-20

Ans. 187.—Under section 6 of the Land Acquisition Act, 1894, the Government in Council hereby declares that the land mentioned in the following schedule and measuring 45.45 acres, be the same, is hereby notified as needed for a public purpose, to wit, for forming a road there. Thereby to Putnam grants in the Kharagpur estate, and, under sections 4 and 7, the Revenue District Officer, Manager, is appointed to perform the functions of a Collector under the Act and directed to take order for the acquisition of the said land.

2. A plan of the land is kept in the Revenue Divisional Office, Raigarh, for inspection during the year.

References

Description of birds, with locality, season and remarks, with reference to previous entries	State of arrival at museum.	Description of the nest required to be taken up.	Notes to be taken up.
North-East district, Fuyur District, Mariposa Department, etc.			
Brown, dry, Fuyur District, No. 1.	Kishu Chaga District.	Nest, 1000, and nests dry bird 1, No. 1; and nests dry bird 1000, No. 1000; and nests, 1000, Fuyur District, Mariposa Department, No. 1000, and 1000.	1000.

Statement showing Flagship seizures and Deaths in each selected place in the Madras Presidency for three weeks ending 12th March 1909

[illegible]

Part 32, Class. March 30, 1929.

Fig. 26-F.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Kachhanganal village in the Orissa province, under the Tanasol district, it permits from the infected village of the Comilla and Salan districts, the Mysore State and other place declared to be infected with plague are permitted to visit that place on the occasion of the wedding Pongol. Utmost caution and vigilance are required.

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1887, the Governor in Council prohibits the attendance at the said festival or fair from the 29th March to the 23rd April 1920, inclusive, of persons from the said parts.

All persons proceeding to the said festival or his in contravention of this notification will be treated as such.

Notification No. 80 published on page 167 of Part I-A of the *Fred St. George Gazette*, dated 10th March 1968, is hereby cancelled.

Port St. George, March 10, 1868.

No. 15-F.—The following certificate of the Government of India, Home Department (Secretary—Foreign), No. 473, dated Calcutta, the 12th March 1908, is republished:—

* *Prof. H. Gerson, March 28, 1962*

Nb. 146-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Ongasakruk in the River valley of the Sakum district, if pilgrims are permitted to visit the place, the Governor in Council has ordered that the Festival of No. Yachinammasakul:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibits pilgrimages to the said Badli from the 23rd March to the 31st April 1908, both inclusive.

*All persons proceeding to the said festival in contravention of this notification will be treated harshly.

San M. George, March 13, 1906.

No. 151-P.—The following notification of the Government of India, Home Department (Security—Foreign), No. 334, dated Calcutta, the 19th March 1939, is re-published :—

Whereas the Governor General in Council is satisfied that there is a danger of an outbreak of dangerous epidemic disease at Hanoi in the Mong Hoi (or) of the Hanoi district of the Northern Province, if persons from the Kouang Tung and the Nanyang States are permitted to assemble at that place, the certificate of the Governor General is hereby signed as the full:

In a report of the former authorized physician, *sch-sch-on* (1886) of the Epidemic Disease Act, 1952 (21) of 1897 (Tientsin General) in General is placed to show that no bodies are found by (affix) in the streets of Muen-fo, Hsuep, Poyang-shan-shi, Ching-shan, Tientsin-shi, Hsuep and Kaidan in the Middle and Southern Manchuria Railway shall be sold from the 2nd March to the 2nd April 1907 (with *sch-sch-on*) when the Bombay Presidency and the Chinese State is any person (involving or believed to be intending to proceed to the 3rd Tientsin-shan-shi General in 1907).

Ex. 126-P.—In modification of notation No. 98-P, published as page 161-617, Part I-A of the *Act of Senate*, dated 14th March 1909, the following revised lists of phlegmatized areas and of current stations are published:—

A = Pseudo-continuous Atrial

Learn to Use the Notebook Effectively

State.	Tahsil.	Village or town.	Religion.	* Tahsil.	Village or town.
Telukang.	Coimbatore	Chimbatore, Dargah, Peru, Tulakker, Chandraganall, Srinakshya Solegal.	Hindu ..	Hindu ..	Ahu, Gumala, Shankel Kerur, Mamoditran, Harigiri, Pampala.
	Kudalga ..	Tajwarpore ..			
Mahab.	Colicut ..	Talut, Gomur, Kau.	..	Krisna- giri	Krishnan, Madayal, Salemali.
..	Coimbatore ..	Wellingtan Coimbatore			
Kilgiris, Th.	South Carnat.	Mangalore ..	Mangalore.
..			

II.—*Quinta da Madrugada, Presidente.*

Frontier or Foreign.	Inland location.	Frontier or Foreign.	Inland location.
	Distance and Station, and Town or Station or more Sub-stations.		Distance and Station, and Town or Station or more Sub-stations.
1. Mysore.	The whole Province. 1. Northern Division— (a) Districts— Ahmednagar. Dhule. Karn. Satara. Tulshur.		1. Northern Division—cont. (a) Towns—cont. Dhule City. Dhule fort. Sholapur town. Thanejav.
2. Bombay.	(b) Bales and Agencies— Bhamburda. Palampur. (c) Towns— Ahmednagar. Dhule fort. Dhule fort. Dhule fort.	3. Bombay—cont.	2. Central Division— (a) Districts— Ahmednagar. Dhule. Karn. Satara. Sholapur. (b) Towns— Dhule City.

Frontiering or Territories.	Isolated localities.		Frontiering or Territories.	Isolated localities.	
	Districts and States, and Towns of 12,000 or more inhabitants.			Districts and States, and Towns of 12,000 or more inhabitants.	
II. Bombay —cont.	3. Southern Division—		V. Burma	(a) Districts—	
	(a) Districts—			Amherst (Himalaya),	
	Belgaum,			Bassia	
	Bicholim,			Bichawaddy	
	Bengaul,			Bengaul,	
	Bhatia,			Bhatia,	
	Bhatia,			Bhatia,	
	Bhatia,			Bhatia,	
	(b) Towns—			Bhatia,	
	Alibay port,			Bhatia,	
Haldia town,		Bhatia,			
Vengayle port.		Bhatia,			
III. Bengal.	4. South—		VI. The Central Provinces	(b) Towns—	
	Karnali district—			Akhla,	
	Towns—			Amroha,	
	Karnali towns and port.			Bard,	
	5. Political Charges—			(c) Districts—	
	(a) States and Agencies—			Bhatia,	
	Banda State,			Bhatia,	
	Cutch State,			Bhatia,	
	Kathwar Agency,			Bhatia,	
	Kathwar and Southern			Bhatia,	
Malabar Country.		Bhatia,			
Karnar Agency		Bhatia,			
Sawar		Bhatia,			
(b) Towns—		Bhatia,			
Jammagar town and		Bhatia,			
port.		Bhatia,			
India port.		Bhatia,			
Mandir port.		Bhatia,			
Sakya		Bhatia,			
(c) Districts—		Bhatia,			
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B.—Passenger Stations.

South Indian Railway.

Agamuttu.	Pekulpam.	Krishnagiri.	West Hill.
Palani.	Peralakudi.	Pandi.	Hydrabad.
Chinnai.	Tanjore.	Kallai.	Mangalore.
Tadypatri.	Kudalpet.	Chennai.	Mysore.

The Madras Railway.

Chennai.	Wellington.	Kat.	Ten.	Udumalpet.
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Mysore and Southern Mahratta Railway.

Gadgaon.	Koppur.	Mahar.	Pune.
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1. Persons arriving from the places above mentioned should be required to take out passports. Careful attention should be given to the instructions contained in G.O. No. 475-P, dated 31st May 1909.

Port St. George, March 24, 1909.

No. 145-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Madhavapalli in the Mysore taluk of the Salem District, if persons from the Madhavapalli taluk of the Salem District and other parts declared to be infected with plague are permitted to visit that place on the occasion of the coming Madhavapalli Car Festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibits pilgrimages to the said festival from the 24th March to the 15th April 1909, inclusive.

All persons proceeding to the said festival in contravention of this notification will be treated as offenders.

Port St. George, March 24, 1909.

No. 146-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Ponnambalam in the Tenali taluk of the Annapur district, if persons from the Ponnambalam taluk of the Annapur district and other parts declared to be infected with plague are permitted to visit that place on the occasion of the coming Ponnambalam Car Festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibits the attendance at the said festival from the 24th April to the 15th May 1909, inclusive, of persons from the said parts.

All persons proceeding to the said festival in contravention of this notification will be treated as offenders.

No. 147-P.—Whereas the Governor in Council is satisfied that there is danger of an outbreak of plague at Kotturam in the Ponnambalam taluk of the Annapur district, if persons from the Kotturam taluk of the Annapur district and other parts declared to be infected with plague are permitted to visit that place on the occasion of the coming Kotturam Car Festival:

In exercise of the powers delegated to him under the Epidemic Diseases Act, 1897, the Governor in Council prohibits the attendance at the said festival from the 24th April to the 15th May 1909, inclusive, of persons from the said parts.

All persons proceeding to the said festival in contravention of this notification will be treated as offenders.

A. BUTTERWORTH,

As Secretary to Government.

Port St. George, March 25, 1909.

No. 148-P.—The following notification of the Mysore District, General No. 6258—Gen. 52-24-17, dated 1st March 1909, is published:—

Whereas the Government of His Highness the Maharaja of Mysore are satisfied that there is danger of an outbreak of plague in the undermentioned places in the Mysore district, if persons from the undermentioned places are permitted to assemble at those places on the occasion of the Jatra, etc.,

Name of place.	Wagon left.	Train.	Date	
			From	To
1. Ponnambalam ..	Wagon ..	Freight ..	14th Mar. 1909 ..	15th April 1909
2. Kotturam ..	Wagon ..	Freight ..	14th Mar. 1909 ..	15th April 1909
3. Kotturam ..	Wagon ..	Freight ..	14th Mar. 1909 ..	15th April 1909

The Government of His Highness the Maharaja of Mysore, in exercise of the powers vested in them by the Epidemic Diseases Regulation, II of 1897, prohibit the attendance of persons coming from the undermentioned places on the Jatra, etc.,

All persons proceeding to the said Jatra in contravention of this notification will be treated as offenders.



SUPPLEMENT TO PART I-A
OF
THE FORT ST. GEORGE GAZETTE.

No. 10.] MADRAS, TUESDAY EVENING, MARCH 25, 1909. [Part, 2 m. & p.

LOCAL AND MUNICIPAL DEPARTMENT.

NOTIFICATION.

Fort St. George, Week 25, 1909.

The following resolution of the Government of India, Home Department, No. 50, Sanitary, dated Calcutta, the 12th January 1909, with a translation of the Paris Sanitary Convention of 1903 is republished:—

ADHESION OF INDIA TO THE PARIS SANITARY CONVENTION OF 1903.

Resolution.

In June 1908, the Government of India informed the Secretary of State that they were willing that the adherence of India to the Convention framed at the International Sanitary Conference at Paris in 1903, and notified by His Majesty's Government in March 1907, should be notified subject to the following five reservations:—

- (I) a reservation to the effect that the provisions of the Convention in respect of plague only shall apply to India, the remainder of the Paris Convention of 1903 continuing to apply as regards cholera;
- (II) a reservation as to article 85, which creates the obligation that all sanitary imports leviable as pilgrims shall be included in the initial price of the pilgrims' tickets;
- (III) a reservation as to article 91, to the effect that as concerning the accommodation to be provided on pilgrim ships for pilgrims, an account shall be taken of children in sick;
- (IV) a reservation as to article 118 to the effect that it shall not be necessary to enter in the list the names of female passengers;
- (V) a reservation as to article 82, that the Government of India accept no responsibility in respect of British ships carrying pilgrims from ports in the Persian Gulf towards the Hedjaz.

1. Intimation has now been received that His Majesty's Ambassador at Paris notified to the Government of the French Republic on the 14th October that the accession of India to the Paris Sanitary Convention of 1903 subject to the reservations enumerated above.

2. The maritime local Governments have already been instructed to observe the provisions of the Convention as accepted by the Government of India and the Government of Bombay are being requested to prepare a schedule of the rules under the Pilgrim Ships Act, 1905 (XIV of 1905) so as to bring them into accord with the Convention.

**THE INTERNATIONAL SANITARY CONVENTION OF PARIS, 1903,
WITH APPENDICES.**

PART I.

GENERAL PROVISIONS.

CHAPTER I.

PROVISIONS TO BE OBSERVED BY THE CONTRACTING STATES THE CONVENTION ON THE
APPROACH OF PLACES OR COUNTRIES IN WHICH TRAVEL.

Section I.—*Notification and subsequent measures relative to the other countries.*

Art. 1.—Every Government must immediately notify to the other Governments the first appearance of recognized cases of plague or cholera in its territory.

A-50-1

Art. 2.—Each notification shall be accompanied or very promptly followed by detailed information as follows:

- (1) where the disease has appeared;
 - (2) the date of its appearance, its source, and its type;
 - (3) the number of known cases and deaths;
 - (4) in the case of plague, the presence of that disease or of unusual mortality among rats or mice;
 - (5) the measures taken immediately on the first appearance of the disease.
- Art. 3.—The notification and the information prescribed in Articles 1 and 2 shall be supplied to the diplomatic or consular agency in the capital of the infected country. In the case of notification the diplomatic or consular agency in the capital, and the notification shall be telegraphed direct to the Government of that country.

Art. 4.—The notification and the information prescribed in Articles 1 and 2 shall be followed by subsequent communications furnished regularly and in such fashion as to keep the Government informed of the course of the epidemic. These communications shall be made at least once a week, shall be as complete as possible, and shall, in particular, indicate the precautions adopted with a view to prevent spread of the disease. They must set out with precision—

- (1) the preventive measures taken in the way of sanitary inspection or of medical investigation, of isolation, and of disinfection;
- (2) the measures adopted in the case of outgoing vessels to prevent exportation of the disease, and, particularly, in the case contemplated in Article 8 (4), the measures taken against rats.

Art. 5.—It is of primary importance that the foregoing provisions be promptly and scrupulously complied with. Notification is of no real value unless every Government be itself informed, in time, of cases of plague and cholera and also of doubtful cases occurring in its territory. It cannot therefore be too strongly insisted on the several Governments that they should make notification of plague and cholera compulsory, and that they should keep themselves informed as to any unusual mortality among rats or mice, particularly in ports.

Art. 6.—It is to be understood that neighbouring countries reserve to themselves the right to make special arrangements with the object of organising direct exchange of information between the principal administrative offices on their frontiers.

SECTION II.—*The conditions under which a local area may be regarded as infected or as having ceased to be infected.*

Art. 7.—The notification of a first case of plague or cholera shall not lead to the adoption of the measures prescribed in the following Chapter II, against the local area in which the case has occurred. But when several unimported cases of plague have occurred, or when the case of cholera constitutes a type ¹, the local area shall be declared infected.

Art. 8.—In order that the measures be limited to places which are infected, Governments must apply them to arrive from infected local areas only. ² Local area means a portion of territory clearly defined in the notification that accompanies or follows notification—as, for instance, a province, a "government," a district, a department, a canton, an island, a commune, a town, a quarter in a town, a village, a port, a police, or an agglomeration, etc., whichever may be the extent and population of these portions of territory. With this limitation to the infected local area must be accepted only as the definite condition that the Government of the infected country take the measures necessary (a) for preventing the export of the plague specified in Article 12 (1) and (2) derived from the infected local area, unless previously designated, and (b) for checking the spread of the plague.

When a local area is infected, no restrictive measures shall be taken against arrivals from that local area, if they take place not less than five days before the beginning of the epidemic.

Art. 9.—In order that a local area cease to be regarded as infected it must be officially established:—(1) that no death from any form case of plague or cholera has occurred within the five days following either the isolation of the death or recovery of the last case of plague or cholera; (2) that all measures of disinfection have been carried out and that, in the case of plague, measures have been taken against rats.

CHAPTER II.

MEASURES OF DEFENCE, ON THE PART OF THE OTHER COUNTRIES, AGAINST TERRITORIES THAT HAVE BEEN DECLARED INFECTED.

SECTION I.—*Publication of measures provided.*

Art. 10.—The Government of each country shall immediately make public the measures which it considers necessary to prevent the arrival of persons from an infected country or local area. It shall forthwith communicate these measures to the diplomatic or consular agent of the infected country resident in the capital, and also to the International Sanitary Boards. It shall also communicate, through the same channels, the withdrawal of these measures or any modification of them. In the absence of a diplomatic or consular agency in the capital, the communications shall be made direct to the Government of the country concerned.

SECTION II.—*Measures—Disinfection—Quarantine and Transit—Ratways.*

Art. 11.—No article of merchandise is in itself capable of conveying plague or cholera. Merchandise becomes dangerous only when contaminated by plague or cholera products.

¹ "Diplomatic note." The expression "series of communications" may be taken as a fair equivalent for the word "type." "Diplomatic note," however, is given the original sense in the text, in view of the difficulty of deciding what is to be regarded as constituting a "type" of epidemic. The problem was debated at some length at the London Conference on 1906, and was again raised at the Paris Conference in 1907 by the French and others. All the delegates, however, agreed that the word "type" was a diplomatic matter. (See the Paris Declaration of the Paris Conference, dated 1907, on the subject of the word "type.")

² "Local area" means the region in the which persons, if there is permanent residence on the site, and the prohibition of entry by any other person.

Art. 12.—Only such merchandise and things as the local sanitary authority considers infected may be subjected to disinfection. Provided always that the destruction or things hereinafter specified may be levied upon or not they are infected. (1) Dry-linen, wearing apparel, to which has been in use. But when these things are carried as baggage or in consequence of a change of abode (household goods), their importation may not be prohibited but they shall be dealt with as provided in Article 15. Soldiers' and sailors' kit, returned to their country after the outbreak is reported as of the nature of the things specified in the first sentence of (1) of this Article. (2) Bags, seen, in the case of clothes, being compressed and sealed in brand bags as merchandise in bulk. The importation of the foregoing articles may not be prohibited. (3) Foods were derived directly from spinning, weaving, making up, or bleaching establishments; artificial foods (Kosmos, chaffy) and other paper shippings.

Art. 13.—The transit of the merchandise and things specified in (1) and (2) of the foregoing Article may not be prohibited if they are packed so that they cannot be manipulated on the way. Similarly, when such merchandise and things have been so covered that they cannot have come into contact with contaminated articles in the way their transit through an infected land, sea, must not hinder their importation into the country to which they are consigned.

Art. 14.—Importation of the merchandise and things specified in (1) and (2) of Article 12 shall not be prohibited if it is proved to the authority of the country to which they are consigned that they were despatched not less than five days before the commencement of the epidemic.

Art. 15.—It rests with the authority of the country to which the merchandise and things are consigned to decide in what manner and at what place destruction shall be carried out, and what shall be the methods adopted to secure destruction of rats. These operations must be performed in such fashion as to secure articles as little as possible. It rests with each State to settle questions of necessary compensation for destruction caused by measures of destruction or of rat-destruction. If, on account of measures taken to secure destruction of rats on board ship, charges are levied by the sanitary authority either directly or indirectly through a company or a private person, the rates of these charges must be in accordance with a tariff made public beforehand, and in force up to the State as the sanitary authority shall, on the whole, derive no profit from its appliances.

Art. 16.—Letters and correspondence, printed matter, books, newspapers, business documents, etc. (not including parcels conveyed by post), shall not be subject to disinfection or to any restriction whatsoever.

Art. 17.—Merchandise, whether it has come by land or by sea, may not be detained at frontiers or at ports; the only measures that may be taken are those specified in the foregoing Article 12.

Provided always that if merchandise, which has come by sea and is either not packed or is inadequately packed, has become infected during the voyage by rat contamination or has got on, and if such merchandise cannot be disinfectant, the destruction of the goods may be secured by storing the merchandise during a period not to exceed two weeks. It is to be understood that the application of the measures shall not in any way delay the ship, nor give rise to extra expenses by reason of delayed storage arrangements in any port.

Art. 18.—When merchandise has undergone disinfection in accordance with the provisions of Article 12, or has been temporarily stored in virtue of the provisions contained in Article 17, the proprietor of such merchandise or his representative has the right to claim from the sanitary authority that has ordered the disinfection or the storage, a certificate showing the measures that have been taken.

Art. 19.—Bags, soiled linen, clothing and articles carried as baggage or as household goods, from a local area, declared to be infected, shall undergo disinfection only in three instances, where the sanitary authority considers them infected.

Section III.—Manner of ports and land frontiers.

Art. 20.—Classification of ship.—A ship shall be regarded as infected if there is plague or cholera on board or if there have been one or more cases of plague or cholera on board within seven days.

A ship shall be regarded as suspected if there have been cases of plague or cholera on board at the time of departure or during the voyage but no fresh case within seven days.

A ship shall be regarded as healthy, notwithstanding its having once been an infected port, if there has been no death from one case of plague or cholera on board either before departure or during the voyage or on arrival.

Art. 21.—In the case of plague, infected ships shall undergo the following measures:—

- (1) medical inspection;
- (2) the ship shall immediately be disinfected and isolated;
- (3) the other persons must also be disinfected. If possible, and either by light under observation or during a period which shall not exceed five days and which may or may not be followed by surveillance of not more than five days' duration, or merely be subjected to surveillance during a period which shall not exceed ten days. The period shall date from the arrival of the ship. It rests with the sanitary authority of the port, after taking into consideration the date of the last case, the condition of the ship, and the local conditions, to take that one of these measures which seems to them preferable;
- (4) sick called cases, wearing apparel, and articles belonging to the crew and passengers as seen, in the opinion of the sanitary authority, infected shall be destroyed;
- (5) the parts of the ship that have been occupied by persons ill with plague, or that in the opinion of the sanitary authority, are infected, must be disinfected;

* "Observation" means isolation of travellers either on board a ship or in a sanitary station before they obtain free passage.

† "Disinfection" means that travellers are not isolated; they receive free passage immediately, but the contents of the vessel, places within they are boarded, and their clothing and they are subjected to medical examination with a view to ascertaining the state of health.

‡ "Case" means person suffering or having, during part of the voyage or at the end of the voyage, had such symptoms, as fever, rash, etc. The word must be interpreted in this sense in all instances in which it occurs in the provisions.

- (8) the rats on board must be destroyed either before or after discharge of cargo, as quickly as possible and, in any case, within a maximum time of forty-eight hours, and so as to avoid damage to merchandise and to the ship's plating and engines. In the case of ships in ballast, this process must be carried out as soon as possible before taking cargo.

Art. 22.—In the case of *pleague*, *infected* ships shall undergo the measures specified in (1), (4), and (5) of Article 21.

In addition, the crew and passengers may be subjected to surveillance, the duration of which, dating from the arrival of the ship, shall not exceed five days. The crew may, during the same period, be prevented from leaving the ship except on duty.

Disinfection of rats on board is recommended. This process shall be carried out either before or after discharge of cargo, as quickly as possible and, in any case, within a maximum time of forty-eight hours, and so as to avoid damage to merchandise and to the ship's plating and engines. In the case of ships in ballast, this process, if there be occasion for it, shall be carried out as soon as possible and, in any case, before taking cargo.

Art. 23.—In the case of *pleague*, *infected* ships shall be given five passages immediately, whatever their bill of health may be. The sanitary measures which the authority of the port of arrival may take as regards these ships are the following:—

- (1) medical inspection;
- (2) disinfection of soiled linen, wearing-apparel and other articles belonging to the crew and passengers, but only in exceptional instances, when the sanitary authority has special reasons for regarding them as infected;
- (3) the sanitary authority may subject ships from an infected port to a process intended to secure destruction of rats on board, either before or after discharge of cargo, although this measure must not be resorted to as a general rule. This process must be carried out as soon as possible and, in any case, must not take longer than twenty-four hours, and so as to avoid damage to merchandise and to the ship's plating and engines, and also as far as to ensure such the crewing and going of passengers and crew between ship and shore. In the case of ships in ballast the process, if there be occasion for it, shall be carried out as soon as possible and, in any case, before taking cargo.

If a ship from an infected port has been subjected to measures of rat-destruction, there cannot be repeated unless the ship has called at an infected port, and has then brought up to the quay, or unless such or dead rats are found on board.

The crew and passengers may be subjected to surveillance during a period which shall not exceed five days reckoned from the date on which the ship left the infected port. The crew may, during the same period, be prevented from leaving the ship except on duty.

The competent authority at the port of arrival may, in all cases, exact a certificate, given on oath, from the master of the ship, or, in his default, from the captain, certifying that there has not been a case of *pleague* on board since departure and that no animal vermin among rats has not been observed.

Art. 24.—When rats on a *healthy* ship have been shown by bacteriological examination to have *pleague*, or when unusual mortality among these rodents has been observed, the measures to adopt are as follows:—

1. *Ships with rats having pleague:—*

- (a) medical inspection;
- (b) the rats must be destroyed, either before or after discharge of cargo, as quickly as possible and, in any case, within a maximum time of forty-eight hours, and so as to avoid damage to merchandise and to the ship's plating and engines. Ships in ballast shall undergo this process as soon as possible and, in any case, before taking cargo;
- (c) each piece of the ship and each article on the land sanitary authority regards as infected shall be disinfected;
- (d) the passengers and crew may be subjected to surveillance during a period which must not exceed five days reckoned from the date of arrival, save in exceptional instances in which the sanitary authority may prolong the surveillance up to not more than ten days.

2. *Ships on which unusual mortality among rats has been observed:—*

- (a) medical inspection;
- (b) the rats shall be examined for *pleague* as far and as quickly as possible;
- (c) if it be considered necessary to destroy the rats, such destruction shall take place subject to the conditions specified above as regards ships with rats having *pleague*;
- (d) until all suspicion shall have been removed, the passengers and crew may be subjected to surveillance for a period which shall not exceed five days reckoned from the date of arrival, save in exceptional instances in which the sanitary authority may prolong the surveillance up to not more than ten days.

Art. 25.—The sanitary authority of the port shall, whenever requested, furnish the captain, the shipowner, or the shipowner's agent, with a certificate stating that measures of rat-destruction have been carried out, and giving the reasons why they were carried out.

Art. 26.—In the case of *cholera*, *infected* ships shall undergo the following measures:—

- (1) medical inspection;
- (2) the crew shall be immediately disembarked and isolated;
- (3) the other persons must also be disembarked, if possible, and either be kept under observation or subjected to surveillance during a period which shall vary with the health conditions of the ship and the date of the last case, but which shall not exceed five days reckoned from the arrival of the ship;
- (4) soiled linen, wearing apparel, and articles belonging to the crew and passengers as well as the supplies of the sanitary authority of the port, infected shall be disinfected;
- (5) the parts of the ship that have been occupied by persons ill with cholera, or that the sanitary authority regard as infected, shall be disinfected;
- (6) the bilge-water shall be disinfected and pumped out.

The sanitary authority may order that a supply of wholesome drinking-water be substituted for that stored on board.

Casting human refuse, or allowing them to pass, without preliminary disinfection in the waters of the port may be prohibited.

Art. 21.—In the case of sick, suspected ships, all baggage the measures prescribed in (1), (4), (5) and (8) of Article 20.

The crew and passengers may be subjected to surveillance during a period which must not exceed five days reckoned from the arrival of the ship. It is recommended that the crew be permitted during the same period, from leaving the ship except on duty.

Art. 22.—In the case of sick, healthy ships shall be given free passage immediately, without over their bill of health may be.

The only measures that the authority of the port of arrival may prescribe in regard to these ships are those specified in (1), (4) and (8) of Article 20.

The crew and passengers may be subjected to surveillance, in respect of their state of health, during a period which must not exceed five days reckoned from the date on which the ship left the infected port. It is recommended that the crew be permitted, during this same period, from leaving the ship except on duty.

The competent authority of the port of arrival may, in all cases, against evidence, place on oath, from the date of the arrival, in the default, from the captain, testifying that there has not been a case of cholera on board since departure.

Art. 23.—In applying the measures specified in Articles 21—23 the fact of a ship of any of the three classes before mentioned carrying a doctor and his baggage together with (disinfecting materials) shall reserve the consideration on the part of the competent authority. In the case of plague, like consideration shall be given when the ship is provided with apparatus for the destruction of rats.

The sanitary authorities of States that find it convenient to come to an agreement on the matter, may discuss with medical inspection and other measures in the case of healthy ships carrying a doctor, strictly recommended by their country.

Art. 24.—Special measures may be permitted as regards ships that are unaccompanied, and more especially as regards suspected ships, or any other ship on an auxiliary condition.

Art. 25.—Ships relating to subject to measures prescribed by a port authority, in virtue of the provisions of this Convention, shall be at liberty to put out to sea. Such ships may be permitted to land goods after the following sanitary precautions have been taken, viz:—

(1) Isolation of the ship, crew, and passengers;

(2) In the case of plague, request for information as to whether there has been any unusual mortality among rats on board;

(3) In the case of cholera, disinfection and sanitation of the ship-water and the substitution of wholesome drinking-water for that stored on board.

Such ships may also be authorized to disembark passengers at their request, on the condition that each passenger submit to the measures prescribed by the local authority.

Art. 26.—Ships from an infected place, that have been disinfectant and have undergone adequate sanitary measures, shall not, on their arrival in another port, be subjected to these measures a second time, if no case has occurred since the disinfection was performed and if they have not called at an infected port. A ship which has merely disembarked passengers and their baggage, or mails, without having been in communication with the shore, shall not be regarded as having called at the port.

Art. 27.—Passengers arriving by an infected ship are entitled to assist from the sanitary authority of the port in accordance with the date of their arrival and the measures taken as regards themselves and their baggage.

Art. 28.—Quarantine traffic shall be dealt with by special regulations to be agreed upon by the countries concerned.

Art. 29.—Without prejudice to the rights of Governments to agree to establish sanitary stations in common, every country shall provide at least one port on each of its coast with an organization and an equipment sufficient for the reception of a ship, whatever its health condition, may be.

It is recommended that, when a healthy ship from an infected port arrives in a large seaport, such ship should not be sent away to another port with a view to the carrying out of the sanitary measures prescribed.

In every country, the ports open to arrivals from ports infected with plague or cholera must be so equipped that healthy ships can there undergo the prescribed measures upon their arrival and be sent on to another port for the purpose. Governments shall make known what ports in their country are open to arrivals from ports infected with plague or cholera.

Art. 30.—It is recommended that there be provided in large seaports:—

(1) a properly organized post medical service and convenient medical apparatus of the best conditions of access and of the population of the port;

(2) suitable accommodation for the isolation of the sick and for keeping suspected patients under observation;

(3) bacteriological laboratories and the buildings and plant necessary for efficient disinfection;

(4) a supply of drinking-water of quality above suspicion at the disposal of the port, and a system of sewerage that affords every possible guarantee for the removal of excreta, vomit and urine.

Section IV.—*Measures at land frontier—Travellers—Baggage—Fratric trade—Disinfection.*

Art. 31.—Land quarantine need no longer be restricted to. Only such persons as show symptoms of plague or of cholera may be detained at frontier.

This principle does not deprive a State of the right to close a portion of its frontier in case of need.

Art. 32.—It is important that the railway staff keep watch over the state of health of travellers.

Art. 33.—Medical intervention shall be limited to inspection of travellers and care of the sick.

Art. 34.—Medical intervention shall be limited to inspection of travellers and care of the sick. When this inspection is restricted to, it shall, as far as possible, be conducted with the Customs' examination in order that travellers may suffer no delay in their journey. Only those persons who are visibly ill shall be subjected to thorough medical examination.

Art. 40.—It is a measure of the greatest value to subject travellers that have come from an infected place, on their arrival either temporarily, to surveillance for a period which should not exceed ten or fifteen days, reckoned from the date of their departure, in the case of plague or cholera respectively.

Art. 41.—Governments have the right reserved by them of taking special measures in regard of certain classes of persons, notably pilgrims, migrants, emigrants, and persons travelling or crossing the frontier in lands.

Art. 42.—Railway carriages for passengers, mails, or luggage may not be detained at a frontier. If one of these carriages be infested or shall have been conveyed by a person suffering from plague or from cholera, it shall be detached from the train for disinfection at the earliest possible moment. The same procedure shall apply in the case of goods trucks.

Art. 43.—Measures in relation with the crossing of frontiers by railway and postal staff come within the scope of the administrative competence. They shall be arranged so as not to hamper the service.

Art. 44.—The regulation of frontier traffic and questions connected therewith, as also the adoption of exceptional measures of surveillance, must be left as matters for special arrangements between adjoining States.

Art. 45.—The sanitary control of seaports is a matter for special arrangements by the Governments of States sharing therein.

PART II.

SPECIAL PROVISIONS REGARDING COUNTRIES OUTSIDE EUROPE.

CHAPTER I.

ARRIVAL BY SEA.

SECTION I.—Measures at infected ports in the departure of vessels.

Art. 46.—The competent authority shall take official measures to prevent the embarkation of persons showing symptoms of plague or of cholera.

Every person taking passage by a ship must be individually examined at the time of embarkation, by day and by night, during which time it may be necessary, by a doctor appointed by the public authority. The sanitary authority of the country in which the ship belongs may be represented at this examination.

In execution of the previous, the medical examination may, at Alexandria and Port Said, take place on board whenever the local sanitary authority considers this service to be of service; subject, however, to the reservation that third class passengers shall not afterwards be authorized to leave the ship. The medical examination may be conducted by night in the case of fastboats and second-class passengers, but not in the case of third class passengers.

Art. 47.—The competent authority shall take official measures:—

- (1) to prevent the exportation of such merchandise or articles of any sort as it may regard as infected and which have not previously been disinfected on shore under the supervision of a doctor appointed by the public authority;
- (2) in the case of plague, to prevent rats getting access to ships;
- (3) in the case of cholera, to see that drinking-water taken on board is wholesome.

SECTION II.—Measures regarding ordinary ships from infected southern ports, on their arrival at the entrance to the Suez Canal or at Egyptian ports.

Art. 48.—Ordinary sailing ships from a port, infected with plague or with cholera, in Europe or in the Mediterranean basin, proposing to pass through the Suez Canal, shall be granted passage in quarantine and shall continue their voyage under five days' observation.

Art. 49.—Ordinary sailing ships, wishing to touch at Egypt, may put in at Alexandria or Port Said, where their passengers shall complete the period of five days' observation, either on board, or in a sanitary station, or in the local sanitary authority may decide.

Art. 50.—The measures to be taken as regards infected and suspected ships from a European or Mediterranean port infected with plague or with cholera, wishing to touch at an Egyptian port or to pass through the Suez Canal, shall be settled by the Egyptian sanitary Board in conformity with the provisions of this Convention. The regulations enacting these measures later, to become effective, be accepted by the several Powers represented at the Board: they shall contain the measures to which ships, passengers, and merchandise are to be subjected, and must be submitted with the least possible delay.

SECTION III.—Measures in the Red Sea.

A.—Measures regarding ordinary ships from the south, touching at Red Sea ports or bound for the Mediterranean.

Art. 51.—In addition to the general provisions contained in Part I, Chapter II, Section III, concerning the classification of ships as infected, suspected, or healthy, and the measures regarding them, the special provisions embodied in the following paragraphs, shall apply to ordinary ships entering the Red Sea from the south.

Art. 52.—Sailing ships must have completed or must complete five full days' observation reckoned from the time of their departure from the last infected port touched at.

They shall be entitled to pass through the Suez Canal in quarantine and shall enter the Mediterranean commencing the above-mentioned five days' observation. Ships with a doctor and a disinfecting chamber shall not undergo disinfection prior to the passage in quarantine.

Art. 53.—Suspected ships shall be treated in a manner which shall differ according as to whether they have or have not a doctor and a disinfecting apparatus (disinfecting chamber).

(c) Those that have a doctor and a disinfecting apparatus (disinfecting chamber) that fulfil the requisite conditions shall be allowed to pass through the Port Canal in quarantine subject to the regulations prescribed for the passage.

(d) Those that have neither doctor nor disinfecting apparatus (disinfecting chamber) shall, before being allowed to pass through the Canal in quarantine, be detained at Suez at al Hessef' Wells for such time as may be necessary for the performance of the disinfecting processes and for assurance that the health conditions on board are satisfactory.

Passage in quarantine shall be allowed to mail-boats or packets specially devoted to passenger traffic that have a doctor but no disinfecting apparatus (disinfecting chamber), if it be actually established by the submission of the local authorities that dengue and cholera have been properly carried out at the place of departure or during the voyage.

For passenger ships, on the termination of the procedure prescribed by the regulations, to mail boats or packets specially devoted to passenger traffic that have a doctor but no disinfecting apparatus (disinfecting chamber), if the last case of plague or cholera occurred more than seven days before and if the health conditions of the ship are satisfactory.

In the case of a vessel that has had a healthy voyage of less than seven days' duration, passengers for Egypt shall be landed at an establishment appointed by the Alexandria Board well isolated for such time as may be necessary for the completion of five days' observation. Their soiled linen and their wearing apparel shall be disinfected. They shall then be granted free passage.

Ships that have had a healthy voyage of less than seven days' duration and that wish to have free passage for Egypt shall be detained at an establishment appointed by the Alexandria Board, during such time as may be necessary for the completion of five days' observation, they shall undergo the measures prescribed by the regulations for suspected vessels.

When plague or cholera has occurred among the crew only, no soiled linen shall be distributed save that of the crew, the whole of which, however, shall undergo disinfection; the crew's quarters shall also be disinfected.

Art. 26.—*Infected ships* shall be divided into two classes, ships with a doctor and a disinfecting apparatus (disinfecting chamber), and ships without a doctor and without a disinfecting apparatus (disinfecting chamber).

(a) Ships without a doctor and without a disinfecting apparatus (disinfecting chamber) shall be detained at Hessef' Wells. Persons that show symptoms of plague or cholera shall be disembarked at a hospital. Disinfection shall be thoroughly carried out. The other persons shall be disembarked and isolated in as small groups as possible so that, if plague or cholera break out in one group, the whole party will not be affected. The soiled linen and the clothing of passengers and crew, and other articles used by them shall be disinfected, as also shall the ship.

It is to be understood that there is no question of discharging merchandise, but only of disinfecting the infected part of the ship.

The passengers shall remain five days at an establishment appointed by the Egyptian Sanitary Maritime and Quarantine Board. When cases of plague and cholera have not occurred the several days the term of isolation shall be shortened. Its duration shall vary according to the date of recovery, death, or isolation of the last case. Thus, if four days have elapsed since the recovery, death, or isolation of the last case, the period of observation shall be one day; if only five days have elapsed, the period shall be two days; if only four days have elapsed, the period shall be three days; if only three days have elapsed, the period shall be four days; if only two days or one day have elapsed the period shall be five days.

(b) Ships with a doctor and a disinfecting apparatus (disinfecting chamber) shall be detained at Hessef' Wells. The ship's doctor must state, in writing, which persons on board have symptoms of plague or cholera. These persons shall be disembarked and isolated.

After these persons have been disembarked, each of the soiled linen of the other passengers at the sanitary authority regarding as dangerous and that of the crew shall be disinfected on board. When plague or cholera has occurred only among the crew, the disinfection of linen shall be carried out only as regards the soiled linen of the crew and the linen of the crew's quarters.

The ship's doctor must also declare, in writing, which part or compartment of the ship was occupied by the sick and in which section of the hospital they were recovered. He must also declare, on oath, which persons have been in relation with the plague or cholera patients since the first appearance of the disease, either by direct contact or by contact with objects that may have been infected. Only these persons shall be regarded as suspected.

The part or compartment of the ship, and the section of the hospital, that have been occupied by the sick, shall be thoroughly disinfected. "Part of the ship" shall mean the cabin of the sick person, the adjoining cabin, the passage in these cabins, the deck, the parts of the deck where the sick person or persons have remained for some time. It is his responsibility to disinfected the part or compartment of the ship that has been occupied by plague or cholera patients within of disinfected the persons declared to be suspected, these persons shall remain in the sanitary station without being brought removed for the purpose, or be landed and quarantined in the sanitary station without being brought into contact with the sick, who must be kept in the hospital. This may on board ship or on shore, for persons of disinfected, shall be as short as possible and shall not exceed twenty-four hours.

The suspected persons shall be kept under observation, either on their own ship or on the ship reserved for that purpose, for a period which shall vary according to the circumstances and in the manner set out in the third paragraph of sub-article (a) of this article.

The time occupied in carrying out the measures prescribed by the regulations shall be included in the observation period.

Passage in quarantine may, if deemed possible by the sanitary authority, be allowed before expiry of the period of isolation indicated above. It shall in any case be granted on the completion of disinfection of the ship before landing, in addition to its sick, the persons cleared above as "suspected".

* The ship shall, as far as possible, be landed at Hessef' Wells; the other persons may be kept under observation at a sanitary station appointed by the Egyptian Sanitary Maritime and Quarantine Board (Hessef' Wells).

A barge fitted with a disinfecting chamber may be brought alongside the ship with a view to hastening the process of disinfection.

Isolated vessels seeking free privileges in Egypt shall be detained five days at Marse' Wells; they shall, in addition, undergo the most extensive examination in the case of vessels arriving in Europe.

B.—Measures regarding ordinary ships from infected ports in the Red Sea during the epidemic season.

Art. 40.—[During the Krom' epidemic, plague or cholera is prevalent in the Red Sea, ships from the Hedjaz or from any other part of the Arabian coast of the Red Sea, that have not been taken to board any previous or late epidemics of plague and on which there has been an epidemic outbreak during the voyage, shall be placed in ordinary suspected ships and shall be subjected to the preventive measures and the treatment prescribed for such ships.

If there are board for Egypt they shall undergo, at a sanitary station appointed by the Sanitary Egyptian Quarantine Board, five days' observation, reckoned from the date of their departure, whether it be cholera or plague that is in question. They shall, moreover, be subjected to all the measures prescribed for suspected ships (disinfection, etc.), and shall not be granted free passage until after favourable medical inspection.

It is to be understood that, if there have been epidemic incidents on board during the voyage the period of observation shall be prolonged at Marse' Wells and shall be five days whether it be cholera or plague that is in question.

Section IV.—The organization for sanitary surveillance and disinfection at Marse' Wells.

Art. 36.—Every ship arriving at Suez shall undergo the medical inspection prescribed by the regulations. This inspection shall be conducted by one or more of the doctors attached to the station, and shall, in the case of ships from a port infected with plague or with cholera, be made by day. It may, however, in the case of ships wishing to pass through the Canal, take place by night when the ship is lighted by lanterns and in all cases in which the local sanitary authority is satisfied that the ship is sufficiently well lighted.

Art. 37.—There shall be at least seven doctors at the Suez station,—a Principal Medical Officer and six Medical Officers. They must hold a recognized diploma and, in their selection, preference is to be given to medical men who have made a special study of practical bacteriology and practical bacteriology. They shall be appointed by the Governor of the Hedjaz or the Commissioner of the Suez Canal and Quarantine Board of Egypt. The salary of the medical officers shall consist of 5,000 francs and rise by progressive increments to 15,000 francs; that of the Principal Medical Officer shall consist of 15,000 francs and rise to 25,000 francs.

Should this medical staff prove insufficient, extra doctors of the medical profession may be employed, under the orders of the Principal Medical Officer of the sanitary station.

Art. 38.—The supervision and performance of the Suez Canal prophylactic measures, at the Marse' Wells and Tur stations, shall be entrusted to a staff of sanitary guards.

Art. 39.—The staff shall consist of ten gendarmes. They shall be selected from local, non-committed officers, of higher than corporal's rank, of the French and armies of Europe and Egypt. These gendarmes are divided, after the Board is satisfied as to their fitness, according to the provisions laid down in Article 14 of the Khedivial Decree of 19th June 1895.

Art. 40.—There shall be two classes of guards, four at the first class, six at the second class.

Art. 41.—The yearly pay of these guards shall be 2100 Egyptian, except, by progressive increments, to a maximum of 1000 Egyptian, for the first class; and 800 Egyptian except, by progressive increments, to a maximum of 1000 Egyptian, for the second class.

Art. 42.—These guards shall have the status of police officers, with the right to invoke aid in cases where the sanitary regulations are infringed. They shall be under the immediate control of the administrator in chief of the establishment at Suez or Ten. They must have practical knowledge of all the methods of disinfection in use and must know how to manipulate disinfecting materials and apparatus.

Art. 43.—The disinfecting and isolation station at Marse' Wells shall be under the control of the Principal Medical Officer at Suez. If such persons are landed at the Marse' Wells then on, two of the Suez medical officers shall be kept in residence: three, one to attend to cases of plague or cholera, whether it be attended to persons not suffering from these diseases. If there should be cases of plague, of cholera, and of other diseases at the same time, three medical officers shall be kept in residence; one for plague and one for cholera cases, and the third for persons suffering from other diseases.

Art. 44.—The disinfecting and isolation station at Marse' Wells must be provided with:—

- (1) at least three disinfecting chambers, of which one shall be as a large, and the plant required for re-disinfection;
 - (2) two isolation hospitals, each with twelve beds, one for cases of plague and persons suspected of having cholera. These hospitals must be arranged that, in each of them, the sick, the suspected, and even and women can be segregated from one another;
 - (3) beddings, hospital-beds, and sanitary tents, for the accommodation of persons landed;
 - (4) a sufficient number of baths and shower-baths;
 - (5) the necessary buildings for general staff, doctors, guards, etc.; a store and a laundry;
 - (6) a reservoir for the water supply;
 - (7) the several buildings must be so arranged that the sick, or infected or suspected articles, cannot be brought into contact with other persons.
- Art. 45.*—The disinfecting chambers at Marse' Wells shall be entrusted to the special care of a skilled mechanic.

Section V.—The passage of the Suez Canal in quarantine.

Art. 46.—Permission to pass the Suez Canal in quarantine shall be granted by the Suez sanitary authority; the Board shall be immediately informed when such permission is given. In doubtful cases, the decision shall rest with the Board.

Art. 32.—When the permission provided for in the preceding article has been given, a telegram shall at once be sent to the authority appointed by such Power. The telegram shall be sent in the absence of the ship.

Art. 33.—Each Power shall issue an edict subjecting to penalties those vessels which depart from the coasts declared by the captain and owner without fulfiling one of the parts of that Power. Exemption shall be made in the case of circumstances beyond control, and where a break in the voyage cannot be avoided.

Art. 34.—When the health-risk takes place, the captain must declare if he has on board groups of active sickness, or local eruptions, or any destruction, not included in the rest of the crew, or the register kept for the purpose. The following questions, in particular, shall be put to the captain of all ships arriving at Sea from the coast and shall be answered by them on oath:—

Have you any symptomatic or violent, or other kinds not included in the ship's roll as in the special register?

What is their actuality?

Where did you embark them?

The medical officers must certify themselves as to the presence of these symptoms, and if they find that any of their number are missing, they must inquire carefully into the cause of their absence.

Art. 35.—A sanitary officer and two sanitary guards shall go on board. They must accompany the ship as far as Port Said; their duty is to prevent communication, and to see to the execution of the measures prescribed for the passage of the Canal.

Art. 36.—All travellers and classes of labour, and all merchandise of passengers or goods, are forbidden during the passage of the Canal from Sea to Port Said.

Permitted always that commerce may subsist at Port Said in quarantine.

Art. 37.—Ships passing through the Canal in quarantine must make the journey from Sea to Port Said without stopping.

In case of the vessel running aground, or being compelled to lie up, the sanitary operations shall be carried out by the staff of the ship, all communication with the staff of the Canal Company being avoided.

Art. 38.—Infected or suspected transports passing through the Canal in quarantine with troops must do so only by day. If they are compelled to pass the night in the Canal they shall anchor in Lake Tinnah or in the Green Lake.

Art. 39.—Ships that pass through the Canal in quarantine are forbidden to stop at Port Said except as provided for by the second paragraph of Article 11 and by Article 76. Servant-hiring work be effected by the owner at the disposal of the ship. All travellers and others who have gone on board shall be isolated in the quarantine barge, where their clothing shall be disinfected as provided by the regulations.

Art. 40.—When it is absolutely necessary for ships passing in quarantine to call at Port Said, they must do so in a place to be fixed by the Sanitary Board, where the necessary isolation and sanitary supervision can be secured. The meeting may be done by the labourers of the port in areas where effective supervision of this operation is possible, and where all contact with the crew can be avoided. At night, the meeting place must be lighted by electricity.

Art. 41.—The, clothing, effects of the Company, and sanitary guards, shall be disembarked at Port Said outside the port, between the jetties, and shall be taken thence direct to the quarantine barge, where their clothing shall be disinfected if necessary.

Art. 42.—In regard to the passage of the Sea Canal, the following advantages shall be accorded to ships of war as hereinafter specified.

The quarantine authority shall accept them on landing on their presenting a certificate signed by the ship surgeon, countersigned by the captain, and stating as follows:—

(a) that there has not been, either at the time of departure or during the voyage, a case of plague or of cholera on board;

(b) that a careful examination of every one on board, without exception, has been made within 15 hours of arrival at the Egyptian port, and that no case of either of these diseases has been detected.

These ships shall not undergo medical inspection, and shall be given free pratique at once when in their homing completed, and after days since having the last released port at which they called. Ships of these ships as have not completed the quarantine period may pass through the Canal in quarantine without medical inspection provided they produce the certificate above mentioned to the quarantine authority.

Notwithstanding the foregoing provision, the quarantine authority shall have the right of medical inspection, if the officers, ships of war or all instances in which it considers the procedure necessary.

Infected or suspected ships of war shall be subject to the regulations in force.

Only fighting-craft shall be regarded as ships of war. Transports and hospital-ships shall be deemed as ordinary ships.

Art. 43.—The Egyptian Maritime and Quarantine Board may arrange the conveyance, by rail, over Egyptian territory, of male and ordinary passengers from infected countries in quarantine trains, under the conditions specified in Appendix No. 1.

SECTION VI.—Ships in the Port of Suez

Art. 44.—Ships shall undergo the health-risk at the Island of Omara sanitary station before they enter the Port of Suez. They shall undergo the measures specified in Section III, Chapter II, Part I, that their health-conditions and the place where they have been under application. Ships, that have to proceed up the Suez Canal shall be permitted, if the period of observation has been completed, to receive their voyage, in addition that they remain the Port of Suez and shall be placed in quarantine. A chief guard and two sanitary guards taken on board at Omara, shall keep the ship under supervision as far as Rosetta, where a second medical inspection shall be made and the necessary measures of disinfection carried out. Pending the completion of the Omara sanitary station, the sanitary guards shall be taken on at the temporary station provided in accordance

with paragraph 2 of Article 33 hereinafter, and these guards shall accompany ships proceeding in quarantine up the St. Lawrence to the station provided in the neighbourhood of Bascom.

Ships that have to call at various ports to disembark passengers or goods may do so at Bascom.

It is to be clearly understood that a ship, when a sickness healthy after five days, excluded from the date of departure from the last port infected by plague or cholera at which she has touched, shall be granted free pratique at Port of Call ports, provided she is considered to be healthy on arrival.

Art. 36.—In so far as the classification of ships and the measures they are to undergo are concerned, articles 20 to 24 of this Convention apply to the Port of Call, subject to the three following modifications:—

(1) observation, for the same period, shall always be substituted for surveillance of passengers and crew;

(2) healthy ships cannot be granted free pratique unless they have completed five full days since leaving the last infected port at which they have touched;

(3) in the case of suspected ships the period of five days' observation of passengers and crew shall be reckoned from the time at which there ceased to be a case of plague or of cholera on board.

SECTION VII.—*Port of Call Sanitary Stations.*

Art. 37.—Sanitary stations must be provided, under the direction and at the expense of the Constantinople Board of Health, one at the Island of Gomar, the other at a spot to be situated in the neighbourhood of Bascom.

At the Gomar sanitary station there shall be at least two doctors, sanitary officers, sanitary guards, and a complete plant for disinfection and for destruction of rats. A small hospital shall be created.

At the station near Bascom there shall be provided a large tent with a staff of several doctors, and buildings and plant for the disinfection of goods.

Art. 38.—The Constantinople Superior Board of Health, which has the control of the Bascom sanitary station, shall have the same power as regards the Gomar station.

Providing the construction of the Gomar sanitary station, a sanitary post shall be provided there by the Constantinople Superior Board of Health.

CHAPTER II.

ARTICLE BY LAW.

SECTION I.—*General Provisions.*

Art. 39.—The arrangements in respect of arrivals by land from districts infected with plague or with cholera must be in conformity with the sanitary principles laid down in this Convention.

Sanitary methods of disinfection must be substituted for local quarantine. With this object, disinfecting chambers and other disinfecting plant shall be established at properly selected points on the route frequented by travellers. The same methods shall be adopted on railways, whether now in existence or constructed hereafter. Sanctions shall be distributed in accordance with the principles of this Convention.

Art. 40.—Every Government is at liberty, in case of need, to place a portion of its frontier in passengers and merchandise in localities where there is difficulty in organising sanitary supervision.

SECTION II.—*Port of Call Provisions.*

Art. 41.—The Constantinople Superior Board of Health must organise, without delay, the sanitary stations of Health and Quarantine, near Bascom, on the Port of Call, and Tama-Rasid.

PART III.

SPECIAL PROVISIONS REGARDING PILGRIMAGES.

CHAPTER I.

GENERAL PROVISIONS.

Art. 42.—The provisions of articles 43 and 44, Part II, are applicable to persons and things that have to be taken on board a pilgrim-ship leaving a port in the Indian Ocean or Oceania, even when the port is not infected with plague or with cholera.

Art. 43.—Where there are areas of plague or of cholera in the port, embarkation on pilgrim-ship shall not take place until the persons, subjected to quarantine, shall have been subjected to observation sufficient to ensure that none of them are suffering from plague or cholera. It is to be understood that, as regards the adoption of this measure, every Government may take local circumstances and possibilities into account.

Art. 44.—If local circumstances permit, pilgrims must prove that they possess the means absolutely necessary for the accomplishment of the pilgrimage, and, in particular, that they have a return ticket.

Art. 45.—Only steamships shall be permitted to carry pilgrims on long voyages. The sailing of pilgrims by other ships on such voyages shall be prohibited.

Art. 46.—Pilgrim-ships that are specially intended for short passages known as "sailing voyages" shall be subject to the provisions of the special regulations for the Hajj pilgrimages, which shall be published by the Constantinople Board of Health, in conformity with the principles laid down in this Convention.

Art. 21.—A ship which, in addition to ordinary passengers, carries pilgrims of the upper classes may be included, on the pilgrims of the lower classes in less proportion than one pilgrim per 100 tons gross, shall not be considered a pilgrim-ship.

Art. 22.—Every pilgrim-ship, on leaving the Red Sea or the Persian Gulf, must observe the provisions of the special regulations for the H-djia pilgrimages, which shall be published by the Constantinople Board of Health, in conformity with the proposals laid down in the Convention.

Art. 23.—The captain must pay all sanitary imports leviable on pilgrims. These imports must be covered by the price of the ticket.

Art. 24.—As far as practicable, pilgrims who embark or disembark at sanitary stations must have no contact with one another or with the landing places.

Ships that have disembarked their pilgrims must thoroughly disinfect before commencing re-embarkation.

Pilgrims who have been disembarked must be distributed in camp in as small groups as possible. It is necessary that they be supplied with wholesome drinking-water, obtained either from local sources or by distillation.

Art. 25.—When there is plague or cholera in the Hedjaz, provisions brought by pilgrims shall be destroyed if the sanitary authority considers it necessary.

CHAPTER II.

PIRGIM SHIPS.—SPECIAL PROVISIONS.

SECTION I.—General conditions applying to ships.

Art. 26.—The ship must be capable of accommodating the pilgrims in the best even decks.

Over and above the space required for the crew, the ship must provide for each pilgrim, irrespective of age, an area of 1.54 square metres, equivalent to 16 English square feet, and a height between decks of about 1.60 metres. In coasting vessels, each pilgrim must be allowed a space at least 2 metres wide along the gunwale.

Art. 27.—On each side of the ship, on deck, a place must be set apart, screened from view and furnished with a hand-pump, for the supply of sea-water for the needs of the pilgrims. One such place must be reserved exclusively for women.

Art. 28.—The ship must be provided, in addition to decks for the crew, with latrines, fitted with a flushing apparatus or with a water tap, in a minimum proportion of one latrine per hundred passengers. Some of these latrines shall be reserved exclusively for women.

There must be no closets between decks or in the hold.

Art. 29.—The ship must have two places for cooking set apart for the use of the pilgrims. Pilgrims shall be forbidden to light fires elsewhere, especially in the deck.

Art. 30.—A properly fitted hospital, constructed with due attention to safety and health, must be reserved for the accommodation of the sick. It must be capable of accommodating at the rate of three square metres per patient, not less than five per cent. of the pilgrims taken on board.

Art. 31.—The ship must be provided with the means of receiving persons showing symptoms of plague or of cholera.

Art. 32.—Every ship must carry with medical reserves, disinfectants, and drugs as necessary for the treatment of the sick. The regulations framed for this class of ship by each Government must specify the nature and the quantity of these reserves. Medicines and attendance shall be provided for the pilgrims free of charge.

Art. 33.—Every ship taking pilgrims must carry a duly qualified doctor, commissioned by the Government of the country to which the ship belongs or by the Government of the port where the pilgrims are embarked. A second doctor must be carried when the number of pilgrims on board exceeds 1,000.

Art. 34.—The captain must carry notices, in the languages chiefly spoken in the countries inhabited by the pilgrims he is taking, in the printed or in the ship in a conspicuous place, accessible to all concerned, to the effect—

- (1) The dimensions of the ship;
- (2) The price of tickets;
- (3) The daily ration of food and water allowed to each pilgrim;
- (4) The price of articles not included in the daily ration, which may be purchased on credit payment.

Art. 35.—The heavy baggage of pilgrims shall be registered, numbered, and put in the hold. Pilgrims may keep with them only such things as are absolutely necessary. The nature, amount, and disposition of these things shall be decided by regulations framed by each Government for its own ships.

Art. 36.—The provisions of Chapter I, of Sections I, II, and III of Chapter II, and of Chapter III, of Part III of this Convention shall be posted up, in the form of regulations, in the language of the country to which the ship belongs, and also in the languages chiefly spoken in the countries inhabited by the pilgrims to be embarked, in a conspicuous and accessible place on every deck and between decks of every ship carrying pilgrims.

SECTION II.—Sanitary light deposits.

Art. 37.—The captain or, in his default, the owner or agent of every pilgrim-ship must, not less than three days before departure, declare to the competent authority of the port of departure his intention to embark pilgrims. At ports of call, the captain or, in his default, the owner or agent

*It is to be noted that every ship is provided with the chief disinfecting agents (chlorophyll, mercuric sulphate, etc.).

His vessel in particular—

- (1) satisfy himself that the rations issued to the pilgrims are of good quality, that their quantity is in accordance with contract, and that they are properly prepared;
- (2) satisfy himself that the provisions of article 115, regarding the distribution of water, are observed;
- (3) if there be any doubt as to the quality of the drinking-water, call the attention of the captain, in writing, to the provisions of article 115;
- (4) satisfy himself that the ship is always kept clean, and particularly that the latrines are observed in accordance with the provisions of article 115;
- (5) satisfy himself that the pilgrims' quarters are kept wholesome, and, in case of the occurrence of infectious diseases, their disinfection is sought out in accordance with articles 116 and 117;
- (6) keep a diary of all occurrences related to health during the voyage, and submit this diary to the competent authority at the port of arrival.

Art. 121.—Only the persons charged with the care of plague or cholera patients shall have access to them, and these persons must not come in contact with the other persons that have been embarked.

Art. 122.—In the event of a death occurring during the voyage, the captain must enter the fact upon the name of the deceased, on the list counter-signed by the authority of the port of departure, and must also enter in the log the name of the deceased, his age, the place from which he came, the supposed cause of death according to the medical certificate, and the date of death.

In the event of a death from infectious diseases, the corpse, wrapped in a sheet impregnated with a disinfecting solution, must be consigned to the deep.

Art. 123.—The captain must see that all preventive measures taken during the voyage are entered in the log. The log shall be submitted by him to the competent authority at the port of arrival.

At each port of call the captain must cause the list drawn up in accordance with article 110 to be counter-signed by the competent authority.

In the event of a pilgrim disembarking during the voyage, the captain must note the fact on the list, opposite the pilgrim's name.

In the event of persons embarking, their names must be entered on the list in accordance with the foregoing article 110. This must be done before the competent authority, at its duty house, again counter-signs the list.

Art. 124.—The bill-of-health given at the port of departure must not be changed during the voyage.

It shall be counter-signed at each port of call by the sanitary authority, who shall enter—

- (1) the number of passengers disembarked or embarked at the port;
- (2) anything that has happened at sea affecting the life or health of the persons embarked;
- (3) the health-conditions of the port of call.

CHAPTER IV.—Measures in regard of pilgrims in the Red Sea.

A.—Sanitary control of ships from an infected port, going from the south to the Hedjaz with Mohammedan pilgrims.

Art. 125.—Pilgrim ships from the south, bound for the Hedjaz, must, in the first instance, put in at the Kassameh sanitary station, and shall be dealt with as provided by articles 176—178.

Art. 126.—Ships found on medical inspection, to be *sancti* shall be given five *quarantaine* on completion of the following procedure:—

The pilgrims shall be disembarked; they shall take a shower bath or bath in the sea; their soiled hair and any portion of their personal effects or their baggage, open, in the opinion of the sanitary authority, to inspection, shall be disinfected. The duration of these operations, including disembarking and embarkation, must not exceed forty-eight hours.

If no recognized case of plague or of cholera be discovered during these operations, the pilgrims shall immediately be re-embarked and the ship shall proceed to the Hedjaz.

In the case of plague, the provisions of articles 23 and 24 regarding rats shall apply in the event of there being any of these animals on board.

Art. 127.—*Infected* ships, which have had cases of plague or of cholera on board at the time of departure, but no fresh case of plague or of cholera within seven days, shall be dealt with as follows:—

The pilgrims shall be disembarked; they shall take a shower bath or bath in the sea; their soiled hair and any portion of their personal effects or their baggage, open, in the opinion of the sanitary authority, to inspection, shall be disinfected. In case of cholera, the pilgrims shall be kept on board. The parts of the ship occupied by the sick shall be disinfected. The duration of these operations, including disembarking and embarkation, must not exceed forty-eight hours.

If an *unrecognized* case of plague or of cholera be discovered during these operations, the pilgrims shall immediately be re-embarked and the ship shall proceed to Jeddah, where a second medical inspection shall take place on board. If the results be favourable and if the ship's doctor certifies by writing and on oath that there has been no case of plague or of cholera during the passage, the pilgrims shall be landed forthwith. If, however, one or more recognized or suspected cases of plague or of cholera prove to have occurred during the voyage or on arrival, the ship shall be sent back to Kassameh where she shall again be dealt with as infected.

In the case of plague, the provisions of the third paragraph of article 23 shall apply in the event of there being rats on board.

Art. 128.—*Isolated* ships, that is to say, ships with cases of plague or of cholera on board, or that have had cases of plague or of cholera on board within seven days, shall be dealt with as follows:—

Persons suffering from plague or from cholera shall be disembarked and isolated in hospital. The other passengers shall be disembarked and isolated in as small groups as possible, in order that, if plague or cholera break out in one group, the whole party may not be affected.

The sail, gear, clothing, and personal effects of the crew and the passengers shall be disinfectant, as also shall the ship. The disinfectant shall be carried out thoroughly. Provided always that the local sanitary authority may decide that heavy baggage and merchandise need not be unloaded, and that only part of the ship need be disinfected.

The passengers shall remain at the Kamour station seven or ten days, according as to whether plague or cholera is in question. When no cases of plague or of cholera have occurred in several days the period of isolation may be shortened, and may vary according to the date of occurrence of the last case and the decision of the sanitary authority.

The ship shall then proceed to Jeddah, where everyone on board shall undergo a thorough medical examination. If the result be favourable the ship shall be given free passage. If, however, suspicious cases of plague or of cholera have occurred on board during the voyage or on arrival, the ship shall be sent back to Kamour, where she shall have to be dealt with as ordered.

In the case of plague, the measures specified in article 53 regarding rats shall be adopted in the event of there being any of these vermin on board.

(2) *The Kamour Station.*

Art. 122.—At the Kamour station the following conditions must be fulfilled:—

Complete disembarkment of the island by its inhabitants.

For the safety and convenience of shipping in the bay of Kamour Island, provision of—

- (1) a sufficient number of boats and jetties;
- (2) a main pier or quay for the loading of passengers and baggage;
- (3) a separate stage for the embarkation of the pilgrims in each compartment;
- (4) a steam tug and sufficient barges for the disembarkation and embarkation of pilgrims.

Art. 123.—The disembarkation of pilgrims from infested ships shall be effected by the ship's own measures. If these be inadequate, the persons and the barges that assist in the disembarkation shall undergo the same measures as the pilgrims and the infested ship.

Art. 124.—The equipment of the sanitary station shall comprise the following:—

- (1) a railway system connecting the landing-points with the administrative buildings, the disinfecting stations, the various staff pavilions, and the accommodations;
- (2) administrative buildings and pavilions for the sanitary and other staff;
- (3) buildings for the distribution and washing of wearing apparel and other articles;
- (4) buildings where the pilgrims are to have shower baths or sea baths while their clothes are being disinfected;
- (5) separate and completely isolated hospitals for each case:—
 - (a) for the treatment of suspected persons;
 - (b) for plague patients;
 - (c) for cholera patients;
 - (d) for persons suffering from other contagious diseases;
 - (e) for ordinary patients;
- (6) accommodations completely separated from each other, the distance between them to be as great as possible; pilgrims' quarters constructed on the most approved sanitary principles, and not to contain more than 25 persons each;
- (7) a well-ventilated cemetery, distant from all dwellings, free from sub-soil water, and drained to the depth of half-a-metre below the level of the ground;
- (8) steam disinfectors in sufficient number, and fulfilling all the conditions of safety, efficiency, and capacity; apparatus for destroying rats;
- (9) spray-pistols, disinfecting chambers, and the necessary appliances for chemical disinfection;
- (10) water-diffusing machines; apparatus for the sterilisation of water by heat; ice machines. A system of pipes and covered reservoirs, impervious, and from which water can be taken only by means of taps or pumps, for the distribution of drinking-water;
- (11) a bacteriological laboratory with the necessary staff;
- (12) provision of portable receptacles for the reception of forced matters after disinfection, and a system of disposal of these matters at one of the ports of the island furthest from the accommodations, due regard being had to the conditions necessary for the proper working, from a sanitary point of view, of the land used for this purpose;
- (13) a system of removal of ship and waste waters from the accommodations, which shall prevent their stagnation or use for drinking purposes. The ship and waste waters of the hospitals must be disinfected.

Art. 125.—The sanitary authority shall provide, in each compartment, a store for food and a store for fuel.

The limit of prices fixed by the competent authority shall be posted up in several places in the compartment, so as to be generally accessible to the contravenients by the pilgrims.

The factor of the compartment shall be responsible for the daily control of the quality and quantity of the provisions.

Water shall be provided free of charge.

(3) *The station of Abu-All, Abu-Said, Jeddah, Fais, and Fadak.*

Art. 126.—At the sanitary stations of Abu-All, Abu-Said, Yatta, as well as those of Jeddah and Fadak, the following conditions must be fulfilled:—

- (1) the construction of four hospitals at Abu-All, two for cases of plague, male and female, two for cases of cholera, male and female;
- (2) the construction of a hospital for ordinary cases, at Yatta;
- (3) the presence, at Abu-Said and at Yatta, of steam buildings capable of accommodating fifty persons each;
- (4) the provision of three disinfecting chambers at Abu-All, Abu-Said, and Yatta, with lavatories, showers, and apparatus for destroying rats;
- (5) the provision of shower baths at Abu-Said and Yatta;

- (4) on each of the islands of Aba-Said and Yauke, provision of disinfecting machines capable together of yielding 15 tons of water per day;
- (5) the deposit of food stores and ship and waste water on the lines accepted in the case of Kismayu;
- (6) the provision of a sanitary room on one of the islands;
- (7) the provision, at Jeddah and Yauke, of the buildings and plans for sanitary purposes referred to in article 130, particularly disinfecting chambers, and other means of ensuring disinfection for the pilgrims returning from the Hajj.
- Art. 134.—The rules and laws regarding food and without exception shall apply to the members of Aba-Said, Aba-Said, and Yauke.

B.—Sanitary control of ships from the north going to the Hedjaz and Makkah and pilgrims.

- Art. 135.—If it be not established that there is plague or cholera at the port of departure or in its neighbourhood, and if no case of plague or cholera has occurred during the voyage, the ship shall be granted free passage to the port.
- Art. 136.—If it be established that there is plague or cholera at the port of departure or in its neighbourhood, or if a case of plague or cholera has occurred during the voyage, the ship shall be dealt with, at El-Yor, in the manner prescribed for ships coming from the north and stopping at Kismayu. The ship shall therefore be granted free passage.

Part IV.—Measures for pilgrims returning home.

A.—Disembarkation of pilgrims-ships going north.

- Art. 137.—Every ship from a port in the Hedjaz or from any other port on the Arabian coast of the Red Sea, carrying pilgrims or any like collection of persons and bound for Bora or a Hedjaz port, must proceed to El-Yor, there to undergo the observation and the sanitary measures specified in article 131—135.

Art. 138.—Ships bringing back Makkah and pilgrims to the Mediterranean shall not pass through the Canal in quarantine.

Art. 139.—Agents at shipping lines and captains of ships are warned that, on completion of their period of observation at El-Yor, sanitary ships will be permitted to leave the ship definitively, in order to return to their homes. Only pilgrims with a certificate of residence, issued by an Egyptian authority and made out in the form prescribed, shall be recognized as Egyptians or inhabitants of Egypt. Specimens of this certificate shall be deposited with the consular and sanitary authorities at Jeddah and Yauke, where they may be seen by shipping agents and ship captains.

Non-Egyptian pilgrims, such as Turks, Russians, Persians, Tunisians, Algerians, inhabitants of Morocco, etc., may not, after leaving El-Yor, be disembarked at non-Egyptian ports. Agents of shipping lines and ship captains are therefore warned that the disembarkation of non-Egyptian pilgrims at Yor, Bora, Port Said, or Alexandria, is prohibited.

Vessels carrying pilgrims belonging to the nationalities mentioned in the preceding paragraph shall be treated according to the rules for such pilgrims, and shall not be permitted to enter any Egyptian port in the Mediterranean.

Art. 140.—Egyptian pilgrims shall undergo at El-Yor, Borkin, or any other station appointed by the Egyptian Sanitary Board, observation for a period of three days and medical inspection, before being given free passage.

Art. 141.—If it be established that there is plague or cholera in the Hedjaz or at the port whence the ship has come, or that either of these diseases has occurred in the Hedjaz during the pilgrimage, the ship shall be dealt with, at El-Yor, in the manner prescribed for infected ships at Kismayu.

Persons suffering from plague or cholera shall be isolated and isolated in hospital. The other passengers shall be isolated and isolated in a small group as possible in order that, if plague or cholera break out in one group, the whole party may not be affected.

The solid food, clothing, and personal effects of the crew and the passengers, and such baggage and merchandise as are suspected of being infected, shall be landed for purposes of disinfection. These articles, and also the ship, shall be thoroughly disinfected. Provided always that the local sanitary authority may decide that heavy baggage and merchandise need not be unloaded and that only part of the ship need be disinfected.

The provisions of articles 31 and 32 regarding rats shall apply in the event of their being any of these vermin on board.

Whether it be plague or cholera that is in question, all the pilgrims shall be kept under observation for seven clear days, reckoned from the day on which the occurrence of disinfection was completed. If a case of plague or cholera occur in a station, the period of seven days for that station shall be reckoned from the day on which the last case occurred.

Art. 142.—In the circumstances provided for by the foregoing article, Egyptian pilgrims shall, in addition, be kept under observation for a further period of three days.

Art. 143.—If it be not established that there is plague or cholera in the Hedjaz or at the port whence the ship has come, or that either of these diseases has occurred in the Hedjaz during the pilgrimage, the ship shall be dealt with, at El-Yor, in the manner prescribed for healthy ships at Kismayu.

The pilgrims shall be landed; they shall take a shower bath or bath in the sea; their solid food and any portion of their personal effects or their baggage, etc., in the opinion of the sanitary authority, or, in any case, shall be disinfected. The duration of these operations, including disembarkation and disinfection, must not exceed 12 hours.

Provided always that a pilgrim ship, belonging to a country that has given its adhesion to the provisions of this Convention and of previous Conventions, if it has had no case of plague or cholera during the voyage from Jeddah to Yauke and El-Yor, and if it is established by medical examination, conducted at El-Yor after disembarkation, of every one on board, that she has no such

case, may be permitted by the Egyptian Sanitary Board to pass through the Suez Canal in quarantine, even by night, subject to the fulfilment of the four following conditions:—

- (1) that, in order to ensure medical attendance of persons on board, the ship carries two or more doctors, accompanied by the Government of the country to which the helijahs;
- (2) that the ship is provided with disinfecting chambers, and it is established that the helijahs have been disinfected during the voyage;
- (3) that it is proved that the number of pilgrims is not in excess of that permitted by the pilgrimage regulations;
- (4) that the captain undertakes to sail direct to a port in the country to which the ship belongs.

The medical examination, after disembarkation at El-Tor, must be made with as little delay as possible.

The sanitary tax payable to the quarantine Administration, shall be the same as the pilgrims would have had to pay if they had remained in quarantine for three days.

Art. 144.—In the event of a epidemic case occurring on board during the voyage from El-Tor to Suez, the ship shall be sent back to El-Tor.

Art. 145.—Land-pilgrims of Helijahs from Egypt, carrying pilgrims bound for the African coast of the Red Sea, shall be permitted to proceed direct to Suez or such other place as the Alexandria Sanitary Board shall appoint, there to undergo the same quarantine measures as those at El-Tor.

Art. 147.—Ships from the Helijahs, or from a port on the Arabian coast of the Red Sea, with a clean bill of health, not carrying pilgrims or like collections of persons, and without epidemic tendencies during the voyage, shall, on favourable medical inspection, be given free passage at Suez.

Art. 148.—When it is established that there is plague or cholera in the Helijah:—

- (1) carriers of Egyptian pilgrims must, before proceeding to Egypt, undergo strict quarantine at El-Tor for seven days, whether it be plague or cholera. What it is, is to be decided. They must thereafter be kept under observation at El-Tor for three days, after which they shall not be granted free passage until after favourable medical inspection and disinfection of effects;
- (2) carriers of pilgrims from other countries, returning home by land, shall undergo the same measures as Egyptian carriers, and must be accompanied by sanitary guards to the borders of the desert.

Art. 149.—When plague or cholera has not been reported to have occurred in the Helijah, carriers of pilgrims coming from the Helijah by way of Akaba or Mecca shall, on their arrival at the Canal or at Suez, undergo medical inspection and disinfection of all their goods and personal effects.

B.—Diseased land pilgrims, going south.

Art. 150.—The ports of embarkation in the Helijah shall be provided with buildings and plant for sanitary purposes sufficient to permit, in the case of pilgrims diseased on board the helijah, the taking of the measures required, compulsory by the provisions of Articles 46 and 47, on the departure of these pilgrims from ports beyond the Straits of Bab-el Mandeb. These measures shall be optional, that is to say, they shall not be enforced unless under the consular authority of the country to which the pilgrims belong, or the doctor of the ship by which they propose to go, consider them necessary.

CHAPTER III.

FEES.

Art. 151.—Any captain convicted of a breach of his contract for the supply of water, food, or fuel, shall be liable to a fine of 2 pounds Turkish.* This fine shall be paid to the pilgrims who have suffered from the breach of contract or proof that he demanded in full without effect.

Art. 152.—Any infringement of Article 104 shall be punished by a fine of 25 pounds Turkish.

Art. 153.—Any captain, who commits, or knowingly allows to be committed, any fraud with respect to the list of pilgrims or of the bill of health provided for by Article 110, shall be liable to a fine of 50 pounds Turkish.

Art. 154.—Any ship-captain arriving without a bill of health from the port of departure, or without its having been so accompanied at the ports of call, or in violation with the provisions laid, duly kept in accordance with Articles 113, 115, and 116, shall be liable, in each instance, to a fine of 15 pounds Turkish.

Art. 155.—Any captain convicted of having on or having had on board more than 100 pilgrims without a certificate of doctor, in accordance with the provisions of Article 145 shall be liable to a fine of 100 pounds Turkish.

Art. 156.—Any captain convicted of having on or having had on board more pilgrims than he is permitted by the provisions of Article 116, is, in any case, shall be liable to a fine of 100 pounds Turkish for each pilgrim in excess of the proper number.

The pilgrims in excess of the proper number shall be disembarked at the first station where there is a competent authority, and the captain is bound to provide the pilgrims so disembarked with sufficient money to enable them to reach their destination.

Art. 157.—Any captain convicted of having disembarked pilgrims at a place other than their destination, unless with their consent, or from unavoidable cause, shall be liable to a fine of 50 pounds Turkish for each pilgrim wrongfully disembarked.

Art. 158.—Any other infringement of the provisions relating to pilgrimages shall be punished by a fine of from 10 to 100 pounds Turkish.

* A Turkish pound is of the value of 80¢ French.

Art. 139.—Any known infringement during the voyage shall be reported to the health and quarantine authorities. The competent authority shall prepare a statement of the case and submit it to the sanitary committee.

Art. 140.—In Turkish ports, infringements of the provisions relating to pilgrim ships shall be tried before, and the fine imposed by, the competent authority, in accordance with the provisions of Articles 172 and 174.

Art. 141.—A delegate required to assist in carrying out the provisions of this Convention regarding pilgrim ships shall be liable to punishment, up to the loss of their respective countries, for any failure on their part in carrying out the aforesaid provisions.

PART IV.

ADMINISTRATION AND CONTROL.

I.—THE EGYPTIAN SANITARY, MARITIME, AND QUARANTINE BOARD.

Art. 142.—The provisions of Appendix III of the Vienna Sanitary Convention of January 20th, 1892, regarding the organization, the functions, and the manner of working of the Sanitary Board, as provided by the Emperor of His Highness the Khedive under the dates of June 19th, 1895, and December 16th, 1899, and also by the Ministerial Order of June 19th, 1901, are confirmed.

The said Decree and Order are appended to this Convention.

Art. 143.—The ordinary expenses arising out of the provisions of this Convention, and in particular those due to members of the staff employed by the Egyptian Sanitary, Maritime, and Quarantine Board, shall be defrayed by an additional yearly contribution by the Egyptian Government of a sum of four thousand pounds Egyptian, which may be paid out of the surplus of the Egyptian Government revenue remaining at the disposal of that Government. Provided always that from this sum shall be deducted the amount produced by an additional quarantine charge of 48 P. T. quaters levied on each pilgrim, to be levied in El-Ton.

In the event of the Egyptian Government finding difficulty in meeting this provision of the expenses it shall be for the Powers represented on the Sanitary Board to approach the Khedival Government with a view to securing part of those expenses being borne by the latter.

Art. 144.—It devolves upon the Egyptian Sanitary, Maritime, and Quarantine Board to bring into harmony with the provisions of this Convention the regulations it may apply to pilgrim, cholera, and yellow fever, and also the regulations regarding arrivals from Arabian ports by the Red Sea during the pilgrimage season. If necessary, it shall advise, to the same end, the general sanitary, maritime, and quarantine police regulations now in force.

To become effective, these regulations must be approved by the several Powers represented on the Board.

II.—THE CONSTANTINOPLE SUPERIOR BOARD OF HEALTH.

Art. 145.—The framing of the measures to be taken with a view to preventing the introduction into the Turkish Empire and the transmission to other countries, of epidemic diseases, devolves upon the Constantinople Superior Board of Health.

Art. 146.—The members of Turkish delegations on the Superior Board of Health, having the right to vote, shall be four namely:—

- the President of the Board, or, in his absence, the Acting President of the meeting. They shall have a casting vote only;
- the Inspector-General of the sanitary service;
- the Assistant Inspector;
- the delegate acting as intermediary between the Board and the Sublime Porte, known as *Mutasarrıf*.

Art. 147.—The appointment of the Inspector-General, the Assistant Inspector, and the Delegate before-mentioned, nominated by the Board shall be ratified by the Turkish Government.

Art. 148.—The High Constantinople Sanitary Board recognizes the right of Roumania as a maritime Power, to representation by a delegate on the Board.

Art. 149.—The delegates of the several States must be duly qualified doctors, holding the diploma of a European faculty of medicine, and belonging to the nation they represent, or similar officials of no less than three years' standing in the service of a recognized rank. The delegates must be at all times connected with the local authority or with a shipping company.

These provisions shall not apply to the delegates now in office.

Art. 150.—The decisions of the Superior Board of Health, elected by a majority of its members, shall come into force, without appeal.

The Governments signing this Convention agree that their representatives at Constantinople shall be instructed to inform the Turkish Government of this Convention and to approach that Government with a view to securing its ratification.

Art. 151.—The aforesaid and the control of the provisions of this Convention regarding the pilgrimages and of measures against the introduction and the spread of plague and of cholera, shall be entrusted, within the scope of the Constantinople Superior Board of Health's jurisdiction, to a Committee selected from among members of that Board exclusively, and composed of representatives of the several Powers adhering to this Convention. The representatives of Turkey on this Committee shall be three in number; one of them shall be the President of the Committee. When the votes are equally divided, the President shall have a casting vote.

Art. 152.—There shall be a staff of qualified doctors, well-trained disinfectors and mechanics, and also sanitary guards selected from persons who have been officers or non-commissioned officers of higher than corporal's rank in the military service, whose duty it shall be to secure, within the jurisdiction of the Constantinople Superior Board of Health, the proper working of the several sanitary establishments concerned in and provided by the Convention.

Art. 112.—The sanitary authority of a Turkish port of call or of arrival which has provided any, or also implements out of the regulations, shall prepare a statement of the case, in which the measure is entered on and reasons in writing. A certified copy of this statement shall be sent, at the port of call or of arrival, to the sanitary authority of the country under whose flag the ship sails. The amount of the fee in respect shall be deposited with the consular authority or, if there be no consent, with the sanitary authority. The fee shall not be definitely decided prior to the Constantinople Superior Board of Health until the sanitary Commission, provided in the Article next following, shall have given judgment as to whether such fee be valid.

Another certified copy of the statement must be forwarded by the consular sanitary authority to the President of the Constantinople Board of Health, who shall bring the document to the notice of the sanitary Commission.

The notice of the infringement and the deposit of the fee shall be noted upon the bill of health by the sanitary or the consular authority.

Art. 114.—A consular Commission shall be established at Constantinople to decide between contradictory statements made by sanitary agents and terminated opinions. It shall be appointed yearly by the consular authorities. The sanitary administration may be represented by a person discharging the duties of public prosecutor. The counsel of the country concerned shall always be invited to attend; he shall be notified in due time.

Art. 115.—The cost of providing, within the jurisdiction of the Constantinople Superior Board of Health, the sanitary posts, both permanent and temporary, provided by this Convention, shall be, in so far as construction of buildings is concerned, defined to the Turkish Government. The Constantinople Superior Board of Health is authorized, if necessary and in case of emergency, to advance from the reserve fund the necessary money, which shall, upon demand, be repaid by the Mixed Commission entrusted with the revision of sanitary charges. In this event, the Board must see to the construction of these establishments.

The Constantinople Superior Board of Health must organize, without delay, the sanitary stations of Health and Quarantine, near Beyrout, on the Taurus-Pontus and Taurus-Taurus frontiers, and of the sanitary posts placed at its disposal.

The other expenses relating, within the jurisdiction of the said Board, from the measures provided by this Convention, shall be met by the Turkish Government and the Constantinople Superior Board of Health, as agreed upon by the Government and the Powers represented on the Board.

III.—THE TURKISH INTERNATIONAL BOARD OF HEALTH.

Art. 116.—In the interests of the Public Health, the High Contracting Parties agree that their representatives in Beyrout shall again direct the attention of the Turkish International Board of Health to the necessity of carrying out the provisions of the sanitary Commission.

IV.—MEASURES OF PREVENTION.

Art. 117.—Each Government shall decide as to the manner in which it shall employ, to secure disinfection and the destruction of rats, &c.

Art. 118.—The means realized by sanitary charges and fees may not, in any instance whatever, be used for any purpose other than those under the control of the Boards of Health.

Art. 119.—The High Contracting Parties undertake that their Public Health Departments shall issue a set of instructions intended to enable ship engines, particularly when there is no doctor on board, to carry out the provisions of this Convention regarding plague and cholera, and also to carry out the regulations regarding yellow fever.

V.—THE PORTS OF CALL.

Art. 120.—The task of construction and upkeep of the sanitary stations to be provided, in accordance with article 81 of this Convention, on the Island of Cyprus, shall be defined to the Constantinople Superior Board of Health. The said Board's Mixed Commission of revision shall meet at the earliest date possible in order to furnish, on the Board's request, the necessary money to be drawn from the available reserve funds.

VI.—INTERNATIONAL HEALTH OFFICE.

Art. 121.—The Conference having taken note of the resolutions, hereto appended, passed by its Committee of Hygiene and Health regarding the creation of an International Health Office in

* The following methods of disinfection are given by way of guide:—

For the purpose of disinfecting, the following are given by way of guide:—

For the purpose of disinfecting, the following are given by way of guide:—

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Paris, the French Government shall, at each time as it may think fit, submit, by diplomatic channels, proposals on this subject to the States represented at the Conference.

PART V.

YELLOW FEVER.

Art. 132.—The countries concerned are recommended to modify their sanitary regulations in such fashion as to bring them into harmony with the present sanitary data as to the manner in which yellow fever is transmitted and, in particular, as to the part played by mosquitoes in carrying the germs of the disease.

PART VI.

ADHESION AND RATIFICATION.

Art. 133.—The Governments that have not signed this Convention are allowed to become parties thereto at their request. Such admission shall be notified, by diplomatic channels, to the Government of the French Republic, and by that Government to the other Governments that have signed the Convention.

Art. 134.—This Convention shall be ratified, and the ratifications thereof shall be deposited at Paris as soon as may be practicable.

It shall be put in force as soon as it shall have been made public in such manner as is in accordance with the laws of the States that sign it. As regards the relations between the Powers that ratify or become parties to it, it shall replace the International Sanitary Conventions signed on January 20th, 1892, April 12th, 1893, April 3rd, 1901, and March 18th, 1905.

The present Conventions, above cited, shall continue in force in the case of Powers which, having signed or become parties to them, do not ratify or become parties to this Convention.

APPENDIX L (See Art. 73.)

REGULATIONS RESPECTING THE CONVEYANCE OF PASSENGERS AND MAIL FROM INFECTED DISTRICTS THROUGH RAILWAY GUARANTINE STATIONS.

Art. 1.—The Egyptian Railway Executive that wishes to use a quarantine train in connection with ships arriving from infected ports, must give notice thereof to the local quarantine authority not less than two hours before the time of departure of such train.

Art. 2.—The passengers shall land at a place appointed by the quarantine authority with the consent of the Railway Executive and the Egyptian Government, and shall proceed, without any communication, direct from the ship to the train, under the supervision of a transit-officer and of two or more sanitary guards.

Art. 3.—The passengers' personal belongings, baggage, etc., shall be conveyed in quarantine, by the means at the disposal of the ship.

Art. 4.—As soon as no quarantine measures are necessary, the railway staff shall, by the order of the transit-officer.

Art. 5.—The carriage employed in this service shall be covered-carriage. In such carriage there shall be a sanitary guard, whose duty it shall be to keep watch over the passengers. The railway staff shall not hold any communication with the passengers.

A doctor on the quarantine staff shall go with the train.

Art. 6.—The passengers' heavy baggage shall be put in a special van, which the transit-officer shall seal before the train starts. Upon arrival, the seals shall be removed by the transit-officer.

Provision of passengers to another train or taking passengers during the journey is prohibited.

Art. 7.—The trains shall be furnished with gifts, containing a certain amount of sanitary food, for the reception of the passengers' effects.

Art. 8.—No one, except the staff absolutely necessary, shall be allowed on railway-platforms at which the trains may have to stop.

Art. 9.—Every train may have a restaurant. The remnants of meals shall be destroyed. The staff of the restaurant and such other railway servants as have access to contact from any train with passengers, shall undergo the same inspection as the pilots and stewards of Port 504 or Port, or such measure as the Board may consider necessary.

Art. 10.—Passengers are absolutely prohibited from throwing anything whatever out of the windows, doors, etc.

Art. 11.—If every train a hospital-compartment shall be kept empty so as to receive isolates of the sick thereby, should such contingencies arise. This compartment shall be fitted up in accordance with the directions of the quarantine Board.

If plagues or cholera appear among the passengers, the sick person shall immediately be isolated in the special compartment, and shall, on the arrival of the train, be removed forthwith to the quarantine hospital. The other passengers shall proceed on their journey in quarantine.

Art. 12.—If a case of plague or of cholera occur during the journey, the train will be disinfected by the quarantine authority.

In all instances the vans carrying baggage and mails shall be disinfected immediately after the arrival of the train.

Art. 13.—The transference of passengers, baggage, etc., from train to ship shall be effected in the same way as on arrival. The ship that takes the passengers shall immediately be put in quarantine and any incident that may be covered during the journey shall be noted on the bill of health with special mention of any persons that may have been in contact with the ship.

Art. 14.—The expenses incurred by the quarantine administrative body shall be debited to charges represented the quarantine bill.

Art. 15.—The President of the Board, or his substitute, shall have the right to exercise supervision over the train during the whole of its journey. The President may, moreover, request the duty of such supervision to a high official (above and beyond the transit officer and the sanitary guard). This official shall have access to the train on his showing an order signed by the President.

APPENDIX II. (See Art. 103.)

[This Appendix consisting of the *Kilometer Books* of 1901 June 1891, and 1904 December 1894, and of the *Memorial Order* of 1901 June 1890, is not here reproduced.]

APPENDIX III. (See Art. 281.)

RESOLUTION.—Pursuant to the CONVENTION OF WASH. AND WASH. OF THE SANITARY CONFERENCE OF PARIS BOARDERS OF INTERNATIONAL HEALTH OFFICE.

I.—An International Health Office shall be established at the place followed in the Institution and meeting of the International Office of Weights and Measures. It shall have its seat in Paris.

II.—The International Office shall have the function of collecting information as to the progress of infectious diseases. To this end it shall receive information given to it by the chief Health Authorities of the States that are parties to it.

III.—The Office shall periodically set out the results of these labours in official reports which shall be communicated to the contracting Governments. These reports must be made public.

IV.—The Office shall be supported by contributions from the contracting Governments. V.—The Government, in whose country the International Office is to be established, shall be charged with the submission, within three months of the opening of the proceedings of the Conference, for the approval of the contracting States, of Regulations for the Institution and conduct of that Office.

A. BUYERWORTH,
Ap. Secretary to Government.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 23, 1909.

[PART II.]

Part I.—Educational Department.

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Notifications.

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 Philosophy Examination, 1909.—Candidates passed and failed.
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NOTIFICATIONS BY GOVERNMENT.

LEAVE.

Fort St. George, March 19, 1909.

No. 30.—Mr. Joseph Henry Mann, Principal, Presidency College, Madras, privilege leave for two months and twenty-one days in connection of the ensuing Easter holidays and the Tamil New Year's day under articles 193, 171, 172 and 173 of the Civil Service Regulations.

No. 31.—Mr. Charles Edwin Odgers, Acting Principal of the Madras Law College, special leave as special private adviser in connection with the ensuing summer session of the College for a total period of six months under articles 171 and 173 of the Civil Service Regulations.

PROMOTIONS.

PROVINCIAL EDUCATIONAL SERVICE.

Fort St. George, March 23, 1909.

No. 32.—Babu Sati Bhaskara Pillai, a.s., from the sixth to the eighth grade.

No. 33.—M.R. S. Choudhury, Bhogavathi Peetha Guru, a.s., to be a member of the Provincial Educational Service in the sixth grade.

The promotion of Babu Sati Bhaskara Pillai, to have effect from the 15th January 1909, the date of the vacancy caused by the death of M.R. S. Venkayya Ayyar, and that of M.R. S. C. Bhogavathi Peetha Guru, from the date of his taking charge at the office of Assistant Director of Schools, Vizianagaram District.

No. 34.—M. S. R. Madhavan, Bhogavathi Peetha Guru, a.s., to be in the sixth grade of the Provincial Educational Service.

APPOINTMENTS.

No. 36—M.R.Sy. Kadamai Rangacharyar Aiyar, B.A., L.T., Lecturer, Kannabeswara College, and acting Second Assistant, Teachers' College, Madras, to be Second Assistant in the latter College, vide Madras Education Act 1914, Sec. 10, transferred.

No. 37—M.R.Sy. Kadamai Rangacharyar Aiyar, B.A., L.T., Assistant Inspector of Schools, late Tanjore division, and acting Lecturer, Kannabeswara College, to be Lecturer in the latter College, vide M.R.Sy. K. Rangacharyar Aiyar.

PROMOTIONS.

No. 37—M.R.Sy. Kadamai Rangacharyar Aiyar, B.A., L.T., Second Assistant, Teachers' College, Madras, to act as First Assistant in the same College, vide M.R.Sy. K. Rangacharyar Aiyar Aiyar, B.A., on other duty or until further orders.

No. 38—M.R.Sy. Kadamai Rangacharyar Aiyar, B.A., L.T., Third Assistant, Teachers' College, Madras, and acting Assistant Inspector of Schools, Madras, to act as Second Assistant in the latter College, Madras, vide M.R.Sy. K. Rangacharyar Aiyar.

NOTIFICATION.

Fort St. George, March 18, 1920.

No. 39.—In modification of notification No. 100, dated 15th December 1919, published at pages 169 and 200 of Part I-B of the Fort St. George Gazette, dated 15th December 1919, the Government direct that the dates of closing of the Government Government Colleges for the entrance examination of 1920 shall be as follows:

Name of College.	Date of closing.
Presidency College	18th April 1920 (Friday inclusive).
Kannabeswara College	Do. (Do.)
Madras University College	Do. (Do.)
Madras University Training College	Do. (Do.)
Madras College, Madras	24th April 1920 (Do.)
Law College	24th April 1920 (Do.)

2. The Easter holidays for Government Colleges will, with effect from the current year, be reduced to four days, that is, from Friday (the 9th April) to Monday (the 13th), both days inclusive, so in the case of Government officers.

A. G. BOURNE,
As. Secretary to Government.

MISCELLANEOUS NOTIFICATIONS.

EXTENSION OF LEAVE.

The privilege leave granted to M.R.Sy. M. N. Sankararam Aiyar, Sub-Assistant Inspector of Schools, Perambalur Range (late Arjuna Range), in the notification published in part I-B of the Fort St. George Gazette, dated 24th January 1920, is extended by five days.

Office of the Director of Public Instruction,
Madras, 24th March 1920.

A. G. BOURNE,
Director of Public Instruction.

APPOINTMENT.

The Director of Public Instruction is pleased to make the following appointment:—

M.R.Sy. G. Ramu Aiyangar, B.A., L.T., Second Assistant Inspector in Drawing, College of Engineering, to be Sub-Assistant Inspector of Schools, Karur Range, vide M.R.Sy. S. Krishnaswami Aiyar, B.A., L.T., in para superintendently as usual.

Office of the Director of Public Instruction,
Madras, 24th March 1920.

A. G. BOURNE,
Director of Public Instruction.

PROMOTIONS.

M.R.Sy. A. Ramu Rao, B.A., Sub-Assistant Inspector of Schools, Coorg, is promoted from the probationary class to class III, acting, vide M.R.Sy. B. C. E. Ananthaswamy Aiyar, B.A., L.T., per memo—has effect from 1st March 1920.

Office of the Director of Public Instruction,
Madras, 16th March 1920.

A. G. BOURNE,
Director of Public Instruction.

GOVERNMENT EXAMINATIONS.

COMPETITIVE EXAMINATION FOR ADMISION TO THE CIVIL MEDICAL SUBORDINATE DEPARTMENT, 1920.

Notice is hereby given that 40 candidates will be entertained for the Medical schools in connection with the Civil Department of the Medical Branch each year.

3. Candidates must be below 21 years of age on the 1st January preceding the date of admission, and they must submit proof of age in form of a certificate from the Medical School (No. 10, 11th July 1919), and they must

practical instruments (in original) as to character, and certificate of age, vaccination, personal marks and physical fitness for Government service signed by a Constitutional Medical Officer of the District or of the Indian Establishment.

3. Candidates of all nationalities are eligible for this department provided they have passed the compulsory portion of the Upper Secondary Examination or the Matriculation Examination of the Madras University.

4. If the number of applicants exceeds forty, a competitive examination will be held at any Civil or Military Station of the Madras Presidency, or of Burma, where there may be a Medical Officer as superintendent of the candidates.

5. The examination will be held on SATURDAY, the 13TH MAY 1939 and will be conducted by means of printed papers. Candidates will have two papers to answer—one a paper on English Grammar and Language, the other a paper on Translation from English into the candidate's vernacular.

6. Applications for admission to the examination, accompanied with the certificate, prescribed in paragraph 3 above, must be sent to the undersigned, on or before the 12TH MARCH 1939. Each application must be accompanied "Application for admission to the examination for 1939 Medical Pupils" and be accompanied with a receipt showing that the examination fee of Rs. 10 has been paid into a Government Treasury. This fee will not be refunded, nor will it be returned for "unused" applications.

7. Successful candidates will be designated "1st Medical Pupils." They will be required to attend the Medical school, Bangalore, the Medical school, Yangonpet or the Madras Medical School, Tanjore, on 1ST JUNE 1939, provided the parent or the guardian or a friend of the candidate enters into an agreement binding himself (1) that the selected student will complete his course of study and (2) that he will at the end of his course enter into service agreement, if required by Government. Selected candidates will be required to produce the necessary living conditions before they join the Medical school.

8. The course of instruction at the Medical school will extend over four years, and except for each year will be Rs. 8 per mensem. Text-books will be supplied free of cost. On the completion of the fourth year of study, an examination if found qualified for advancement, they will be promoted to the grade of Civil Hospital Assistant and receive the undisturbed salary contingent on their successfully passing the periodical examinations in one of the first two positions:—

	Pay.	Chargeworm.
Under five years' service (Fourth Grade) 55	..
From five to ten years' service (Third Grade) 58	Rs. 10 per mensem. Special allowances are also granted when serving in a locality where ..
From eleven to fifteen years' service (Second Grade) 45	..
From sixteen to twenty years' service (First Grade) 38	..
Over twenty years' service 30	..

An allowance for board and lodging will be granted in addition at a rate not exceeding Rs. 8 per mensem at the Presidency town and Rs. 5 per mensem in the Medical, when no quarters are provided and when the treated cases are attended within 100 yards of the Hospital or dispensary to which the Medical Assistant is attached.

9. Civil Hospital Assistants will be eligible for leave and pension under the rules applicable to the Unemployment Civil Service.

10. Selected candidates will be bound by articles of agreement to serve GOVERNMENT for a period of five years from date of receiving certificate of qualification from the Medical school.

11. Under ordinary circumstances Civil Hospital Assistants are required to serve only in the Presidency of Madras, but they will be liable for temporary duty either Civil or Military elsewhere should Government require their services to be so transferred.

Form of application for admission to the Examination for "1st Medical Pupils" is to be held at the 15th May 1939.

1. Candidate's name and his home or village name in full in English.

2. Father's name and his home or village name in full in English.

3. Father's rank and occupation.

4. Caste and religion of candidate.

5. Present age of candidate with date of birth—

Age .. years and .. months.

Date of birth ..

6. Detailed page of the candidate stating the candidate's name to the Matriculation Examination of the Madras University or the compulsory portion of the Upper Secondary Examination.

(Give the candidate's class or the district in which a candidate has been passed.)

7. Present occupations (school, lab, village, school, etc.).

8. Place at which candidate desires to be examined.

9. Vernacular language candidate wishes to be examined in.

10. Whether candidate has attended the examination required in paragraph 1 of the notice and the Treasury Officer's receipt for fee paid.

* If the applicant is a Christian, the "Christian" name will be given instead of the "home or village name."

11. The following papers should be attached to the application:—

(1) A form of receipt for fee.

(2) A certificate of character.

(3) A certificate of physical fitness, age, vaccination and personal marks signed by a Constitutional Medical Officer.

(4) A certificate of having passed the compulsory portion of the Upper Secondary Examination or the Matriculation Examination of the Madras University.

The certificate of health, which affords the other marks of character, should bear date of application.

Duration and date of application

Residence of candidate.

N.B.—If the application be not properly filled up in every respect, it will be returned to the applicant and his name will not be registered for examination, nor will the fee paid by him be refunded or reserved for another examination.

(By order.)

Office of the Commissioner for Native Examinations,
Madras, 6th March 1906.

G. MADDOX,
Secretary.

COMPETITIVE EXAMINATION FOR ADMISSION TO THE INDIAN MEDICAL SERVICE MEDICAL DEPARTMENT, MONTREAL ASSISTANT BRANCH, 1906.

Notice is hereby given that no candidates will be entertained by the Indian Selective Medical Board, Montreal, Hospital Assistant Branch, Madras.

2. Candidates must not be below sixteen nor above twenty years of age on date of admission into Medical School, i.e., on the 1st of July next, and they must produce testimonials (in original) as to character signed by either European or Native of respectable position, and certificates of age, education, personal health and physical fitness for military service signed by a Commenced Medical Officer of the Madras Staff or of the Indian Medical Service or by the Superintendent of the Medical School, as well as a certificate of having passed the necessary educational standard. Ward entries recommended by the Medical Officer under whom they are serving may compete for the Hospital Assistant class under the same conditions except that in their case the maximum age limit is extended to 25 years.

3. Admission is equally open to the sons of soldiers and of persons engaged in and occupations, but, other things being equal, preference will be given to the sons of Native Commissioned and Non-Commissioned officers and soldiers.

4. Candidates who have passed the compulsory portion of the Upper Secondary Examination at the Metropolitan Examination of the Madras University will be eligible to compete. Students who have been dismissed from medical schools for inefficiency or misconduct are not eligible to appear for examination.

5. In the event of a sufficient number of applications from Miscellaneous or Upper Secondary candidates not being received the applications of those who produce evidence of having studied in the Sixth Form will be admitted. Training is best done in the mother, and candidates are advised to register their names, before the 31st March 1906, in this office in view of nomination being sent to them, if necessary, to submit their formal applications together with a country receipt for No. 6.

6. If the number of applicants exceeds six, a competitive examination will be held at any Military or Civil station of the Madras Presidency or of Burma where there may be a Medical Office to superintend the candidates.

7. The examination will be held on **FRIDAY THE 15TH MAY NEXT**, and will be conducted by means of printed papers. Candidates will have two papers to answer—one a paper on English Grammar and Language, the other a paper on translation from English into the candidate's vernacular.

8. Applications for admission to the examination accompanied with the certificate prescribed in paragraph 5 above must be sent to the undersigned, on or before the 31st March 1906. Each application must be accompanied by a receipt showing that the examination fee of Rs. 500 has been paid into a Government treasury. This fee will not be refunded, nor will it be reserved for a subsequent examination.

9. (i) The candidates selected will be designated "Native Military Pupils." They will be expected to join the Medical School, Royapuram, the Medical School, Vepergudi, or the Medical School, Tanjore, at the time and in the way they may be directed. Selected candidates will be required to produce the necessary leaving certificates to the Medical officers from whom they get their passage warrants.

(ii) No selected candidate will be admitted to the Medical School, unless his parent, guardian or friend executes a security bond on his behalf, before his admission, undertaking to refund to the State the cost of the paper examination, if the latter refuse, on completion of two years, to accept service in the Indian Detachments Medical Department, and to sign the required declaration, on 1st Dec. before completion of the term, leave the school without permission or to discharge themselves from service.

10. Hospital Assistants will not be given their certificates until the close of their service. A native military pupil who expresses his wish to abandon his studies on the completion of the course, or, who fails to pass the personal school examination or who misconducts himself, will be required to do certificate in which he would otherwise have been entitled will be altogether withheld. A student who, after failing his course, declines to sign the declaration will be similarly treated.

11. School students will undergo a preliminary training for four years, after which period if they are deficient, they will be admitted into the service as "Third-class Hospital Assistants," and, after detention, transferred to a Military hospital for duty.

12. The position of Native Military Pupils on the list of Third-class Hospital Assistants will depend on the place taken by them at the final examination at the Medical School.

13. Native Military pupils will be allowed in addition to free quarters, clothing and books, and month wages for English qualification. These rates of pay are inclusive of compensation for income tax and pension. When not provided with free quarters, they will receive the leaving allowance.

14. Third-class Hospital Assistants will be required to sign a declaration to the effect that they will serve Government for a period of seven years in the rank of "Hospital Assistant" unless prevented by physical inability from so doing. Should they apply for their discharge before the

expiry of this period, they must refund all pay and such allowances payable from Government from the commencement of their medical training. During peace, Hospital Assistants may leave their discharge after a service of seven years.

10. The establishment of Military Hospital Assistants will be maintained at 25—

(a) military appointments, viz., Station Hospitals (for followers at British corps), native troops, contingent and followers' hospitals and dispensaries with the authorized strength of 15 per cent, plus a special reserve of 12 for Burma.

(b) Civil appointments—Sanitation Agency, Foreign Department, Hospital Service troops, Survey Department, Anderson's Commission and dispensaries with the authorized strength of 25 per cent.

11. The Hospital Assistant branch of the Indian Subordinate Medical Department will be divided into the following classes:—

Native Officers.

Senior Hospital Assistant ..

{ First class with the relative rank of Subadar,
Second class with the relative rank of Jemadar.

Native Warrant Officers.

Hospital Assistant ..

{ First class,
Second class,
Third class.

12. Senior Hospital Assistants are not now eligible for the civil distinction of Subadar, Sub, Sub Jemadar, etc., as the order of British India is open to them as well as to auxiliary Native officers.

13. The authorized establishment of Senior Hospital Assistants will be 15 per cent on the total strength of Hospital Assistants equally divided between the two classes.

14. The monthly rate of pay will be—

Native Officers.

			Pay of senior ..	Rate per An English qualification. ..
Senior Hospital Assistant carrying the relative rank of Subadar.	First class 34	20
	 50	25
Senior Hospital Assistant carrying the relative rank of Jemadar.	Second class 50	25
	 50	25

Native Warrant Officers.

Hospital Assistant 40	10
	 50	15
	 50	5

15. Members of the Hospital Assistant class travelling on duty, as field or foreign service, in camp of exercise and during the period they may be in camp on account of sickness except troops, will receive a field allowance at the following monthly rates:—

		
Senior Hospital Assistant	15
		15
Hospital Assistant	5
		5
		5

16. Members of the Hospital Assistant class employed at Port Blair, in British Borneo or at Aden will receive field leave and free ration (or suspension in lieu of ration).

17. Any fuel, house, or extra allowances will continue to be granted under existing regulations.

18. Members of the Hospital Assistant class will be provided with free quarters while in station. When not provided with quarters, halting money under the rules in force will be granted at the rates authorized for Jemadars. The allowance of the Indian Subordinate Medical Department are provided at the expense of the Sanitation Department. Seniors and both are obtainable from the current manual and uniform or the materials from the Army Clothing Department.

19. A Hospital Assistant may be granted duty days' leave on full pay annually by a Brigade or Divisional Commander and in addition, twenty-two months leave for night attacks, if awarded on account of active service as exceptional work for such five years' service, whether on private affairs or medical activities, by a Divisional or Independent Brigade Commander. These extra-duty days leave or Christmas leave may be granted by the Brigade or Divisional Commander in lieu of 30 days annual leave these months leave before embarkation and a similar period on return to India. Any leave taken in excess of the above will not count towards promotion or pension.

20. Compensation for decrease of precedence under the rules in force is obtainable in all members of the Hospital Assistant class.

21. Doubling leave when authorized will be paid at the following monthly rates:—

		
Senior Hospital Assistant	15
Hospital Assistant	5

22. Compensation for leave will be granted at one and a half months' pay including the allowance for English qualification.

28. Before he can be promoted to a superior grade, a Hospital Assistant will be required to pass an examination, for which he may practice himself after a service of four years in each of the lower grades.

29. Second and Third Class Hospital Assistants will be advanced to the First and Second Classes, respectively, after completing a service of five years in the lower grade, provided they are qualified by examination and good conduct.

30. The promotion of First-class Hospital Assistants to the rank of Senior Hospital Assistant, Second Class, and from the latter to First Class Senior Hospital Assistant will be made by selection for ability and merit, and this selection will depend on the official reports of their conduct and testimonials.

31. Third class Hospital Assistants will take rank as such from the date on which they become Passed and First Pupils.

32. A Hospital Assistant is entitled to retire after a service of thirty years, reckoning from the date of appointment to the rank of Third class Hospital Assistant, on a pension equal to one-half his average pay, including extra pay for English qualifications, during the preceding five years.

33. A Hospital Assistant declared by a Medical Board to be unfit for further duty is entitled to the following monthly rates of invalid pension:—

Over 15 years' service—One-half the average pay, including extra pay for English qualifications, during the preceding five years.

Over 15 and under 25 years' service—One-third the average pay, including extra pay for English qualifications, during the preceding five years.

Under 15 years' service—Gratuities on the following scale:—

Between 5 and 10 years' service—Three months' pay and good service or good conduct pay.

Between 10 and 15 years' service—Six months' pay and good service or good conduct pay.

34. If involved on account of intemperance or irregular habits, he will be restricted to a pension equivalent to three-fourths the rate to which he would otherwise have been entitled.

35. A Hospital Assistant involved on account of wounds received while on service will receive the following monthly rates of pension:—

Over 15 years' service—The full amount of his average pay during the preceding five years.

Over 15 years' service—One-half of his average pay during the preceding five years.

Under 15 years' service—One-third of his average pay during the preceding five years.

36. A Hospital Assistant who is involved on account of injuries sustained in the execution of any public duty, or on account of wounds contracted on, and solely attributable to, field service, will receive three-fourths of the pension which would be admissible to him, if involved, on account of a wound.

37. Retirement will be compulsory at the age of 45 years.

38. Family practice and private work will be governed as follows:—

Senior Hospital Assistant, 1st class, a Salariat of Indentary

Senior Hospital Assistant, 2nd class, a Salariat of Indentary.

Hospital Assistant on Honorary.

Form of application for admission to the Examination for "Native Military Pupils" to be held on the 10th May 1906.

1. Candidate's name and his home or village name in full in English.

2. Father's name and his home or village name in full in English.

3. Father's rank and occupation.

4. Candidate's religion (if available).

5. Present age of candidate with date of birth.

Age— Place and Month.

6. Date and year of the Gazette containing the candidate's name in the compulsory portion of the Upper Secondary Examination or the Matriculation Examination of the Madras University.

[Have the candidate's parents or guardians state what examination he has passed.]

7. Present address in full.

8. Place at which the candidate intends to be examined.

9. The vernacular language that candidate talks.

10. Number of marks obtained in the examination required in paragraph 8 of the notice and the Treasury Officer's receipt for the fee paid.

11. If the applicant is a Christian, the "Christian" name will be given instead of the "Native Village name."

12. The following papers should be attached to the application:—

(1) A Treasury receipt for the fee.

(2) A certificate of age.

(3) A certificate of physical fitness, age, vaccination and personal marks signed by a Civil Medical Officer, and

(4) A certificate of having passed the compulsory portion of the Upper Secondary Examination or the Matriculation Examination.

The certificate of birth, which should show marks of identification, should have defect application.

Address and date of application.

Signature of candidate.

N.B.—If the application be not properly filled up in every respect, it will be returned to the applicant and he will not be registered for examination, nor will the fee paid by him be retained or returned for another examination.

(By post.)

Office of the Commr. for these Examinations,
Madras, 10th March 1906.

J. MAUDSLAY,
Secretary.

by them, so that arrangements may not be made for their examination. The particular subjects and grades for which the candidates referred are unable to attend should be clearly specified in the letter to the examinee.

3. Candidates for Carpentry, Fitter's work and any other subject, the practical examination in which requires the use of tools, &c., should bring their own tools, &c., with them.

4. The following arrangements have been made for the conduct of the Oral and Practical Examinations in the subjects mentioned below:—

[N.B.—The blanks will be filled up in a later issue.]

Days with date.	Subject.	Grade of examination.	Hour of examination.	Approximate number of candidates to be examined.	Place of examination.	Examiner.
CIVIL ENGINEERING AND MECHANICAL ENGINEERING						
FOR HILLARY AND MARSH COEDUCATION.						
At Madras.						
Tuesday, 4th April.	Navigation ..	Elementary ..	8-10 a.m.	20	College of Engineering, Chenchery, Madras.	Mr. H. B. Payne (a) and Mr. W. H. James.
	Do. ..	Intermediate ..	8-10 a.m.	5	Do.	Mr. W. H. James (a) and Mr. H. B. Payne.
Wednesday, 5th April.	Applied Mathematics ..	Elementary ..	8-10 a.m.	10	Do.	Mr. H. B. Payne (a) and Mr. W. H. James.
	Do. ..	Intermediate ..	8-10 a.m.	5	Do.	Mr. W. H. James (a) and Mr. H. B. Payne.
Thursday, 6th April.	Bridge-work ..	Elementary ..	8-10 a.m.	14	Do.	Mr. H. B. Payne (a) and Mr. W. H. James.
	Hydraulics and Irrigation ..	Do. ..	8-10 a.m.	8	Do.	Do.
	Do. ..	Intermediate ..	8-10 a.m.	2	Do.	Mr. W. H. James (a) and Mr. H. B. Payne.
Friday, 8th April.	Building Materials and Construction ..	Elementary ..	8-10 a.m.	12	Do.	Mr. H. B. Payne (a) and Mr. A. E. Stronge.
	Do. ..	Intermediate ..	8-10 a.m.	15	Do.	Mr. A. E. Stronge (a) and Mr. H. B. Payne.
	Surveying and Levelling ..	Elementary ..	8-10 a.m.	12	Do.	Mr. H. B. Payne (a) and Mr. W. H. James.
Saturday, 9th April.	Do. ..	Intermediate ..	8-10 a.m.	15	Do.	Mr. W. H. James (a) and Mr. H. B. Payne.
	Do. ..	Advanced ..	8-10 a.m.	5	Do.	Mr. W. H. James (a) and Mr. W. H. James.
Sunday, 10th April.	Steam and the Steam Engine ..	Elementary ..	8-10 a.m.	14	Do.	Mr. A. E. Stronge (a) and Mr. W. H. James.
	Do. ..	Intermediate ..	8-10 a.m.	8	Do.	Mr. W. H. James (a) and Mr. A. E. Stronge.
Monday, 11th April.	Machineries ..	Elementary ..	8-10 a.m.	12	Do.	Mr. A. E. Stronge (a) and Mr. W. H. James.
	Do. ..	Intermediate ..	8-10 a.m.	18	Do.	Mr. W. H. James (a) and Mr. A. E. Stronge.
Tuesday, 12th April.	Electricity and Heat ..	Elementary ..	8-10 a.m.	14	Do.	Mr. A. E. Stronge (a) and Mr. H. B. Payne.
	Do. ..	Intermediate ..	8-10 a.m.	5	Do.	Mr. H. B. Payne (a) and Mr. A. E. Stronge.
Wednesday, 13th April.	Carpentry ..	Elementary ..	8-10 a.m.	5	Do.
	Fitter's work ..	Do. ..	8-10 a.m.	7	Do.
	Do. ..	Intermediate ..	8-10 a.m.	5	Do.

(a) "Wheeler's High", Kilpash, Madras.

(b) College of Engineering, Chenchery, Madras.

(c) "Esplanade Villa", San Thome, Madras.

(d) "Esplanade Villa", Esplanade, Madras.

(By order.)

Office of the Commr. for Govt. Examinations,
Madras, 10th March 1906.

G. MADDOX,
Secretary.

UNIVERSITY OF MADRAS.

NOTIFICATIONS.

List of awards made by the Syndicate, 1908-1909.

No.	Name of the student.	To whom awarded.	Examination passed.	College from which passed.
1	The Sri Sankar Fort Sanskrit Prize.	Heri Rao, N. Srinivasa, E.	S.A. Sanskrit Do "	Government College, Kanchi. St. Joseph's College, Trichinopoly.
2	The Varier Prize ..	Krishnamoorti, Alangan, S. V.	S.A. Sanskrit V	Madras Christian College.
3	The Jagdish and Gold Medal.	Srinivasulu, Alangan, S. V. Srinivasulu, K. (Orthodox),	S.A. do. II & S.A. do. II &	Central College, Bangalore. Private study.
4	The T. Sankar Rao Gold Medal.	Gopala Rao, A.	S.A. English	Madras College, Trichinopoly.
5	The Hindu Gold Medal.	Srinivasulu, A.	S.A. Sanskrit IV	Presidency College.
6	The Sri Sankar Rao Gold Medal.	Srinivasulu, K. (Orthodox),	S.A. Sanskrit I	Madras Christian College.
7	The Christian College Medal.	Do	S.A. English	Do.
8	The Sri Sankar Rao Gold Medal.	Srinivasulu, V.	S.A. Sanskrit V	Presidency College.
9	The Fort Sanskrit Prize.	Gopala Rao, A.	Do	Madras College, Trichinopoly.
10	The Fort Sanskrit Gold Medal.	Srinivasulu, E.	S.A. Tamil	St. Joseph's College, Trichinopoly.
11	The Varier Prize ..	Srinivasulu, K. (Orthodox),	S.A. Sanskrit I	Madras Christian College.
12	The College Prize ..	Foran Aggar, T. Dapala	S.A. English III & IV	Presidency College.
13	The College Medal.	Krishna Rao, M. R.	S.A. English	Government College, Bangalore.
14	The Sri Sankar Rao Gold Medal.	Srinivasulu, A.	S.A. Sanskrit I	Madras Christian College.
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(By order.)

F. DEWESBURY, A.S., M.A.,
Registrar.

Senate House, 16th March 1909.

MANUFACTURING EXAMINATIONS.

Machinery.

It is hereby notified that in the Manufactures Examinations under the New Regulations, which specify questions in English and Indian History should be confined to the period provided in accordance with Regulation 174, the Examiners may and should require such an acquaintance with the earlier periods as is necessary for an intelligent understanding of the prescribed period.

(By order.)

F. DEWESBURY, A.S., M.A.,
Registrar.

Senate House, 16th March 1909.

THE MATRICKS OR TESTATIONS ORDERS 1908

Candidates for the prize to be awarded in 1909 are permitted to select for the thesis any subject dealing with the Archaeology of South India. At the same time the following are suggested to candidates as suitable. The essay or thesis should reach the Registrar on or before the 1st February 1910.

- (1) The habit (shown on special, political, military or religious history) by either the master or the colonisation buildings of a type, speech or geographical area in South India selected by the candidate.
- (2) The form of a type, speech or geographical area in South India selected by the candidate.
- (3) The content of a type, speech or geographical area in South India selected by the candidate.
- (4) Buildings or Jali-carvings of a type or geographical area in South India selected by the candidate.
- (5) The development and characteristics of old Malabar architecture.
- (6) The usage of any dynasty or area of South India selected by the candidate.

(By order.)

Secret House, 18th March 1909.

F. DEUSBURY, B.A., M.A.,
Registrar.

The First Examination in Arts will be held at the following places in December 1909:—

Mylar	Jaffa.	Rajahmundry.
Bangalore.	Konakonnem.	Tinnevely.
Calicut.	Madras.	Trichinopoly.
Coimbatore.	Madras.	Trichinopoly.
Kannur.	Madras.	Trichinopoly.
Kozhikode.	Madras.	Trichinopoly.
Hyderabad (Deccan).	Madras.	Trichinopoly.

The Matriculation Examination will be held at the following places in December 1909:—

Madras.	Jaffa.	Rajahmundry.
Bangalore.	Konakonnem.	Tanjore.
Calicut.	Madras.	Tanjore.
Coimbatore.	Madras.	Trichinopoly.
Kannur.	Madras.	Trichinopoly.
Kozhikode.	Madras.	Trichinopoly.
Hyderabad (Deccan).	Madras.	Trichinopoly.

(By order.)

Secret House, Madras,
18th March 1909.F. DEUSBURY, B.A., M.A.,
Registrar.

NOTIFICATION.

It is hereby notified for the information of Managers of Colleges and Schools and others that a new Inspector's office for the districts of Tanjore, Trichinopoly and South Arcot has been formed with effect from the 1st March 1909 with headquarters at Tanjore.

Office of the Inspector of Schools, VI Circle,
Tanjore, 18th March 1909.

O. J. COULSEY,
Inspector of Schools, VI Circle.

FINAL EXAMINATION FOR TEACHING CERTIFICATES, 1909.

Class.	Centre.	Time of examination.
Third Circle	Arundhaty	Second week of July 1909.
	Chennai	Second week of July 1909.
	Chennai	Second week of August 1909.
	Chennai	Third week of August 1909.
	Chennai	Third week of September 1909.
	Chennai	Second week of October 1909.
	Chennai	Third week of October 1909.
Fourth Circle	Chennai	Second week of November 1909.
	Chennai	Third week of November 1909.
	Chennai	Fourth week of November 1909.
	Chennai	First week of December 1909.
	Chennai	Second week of December 1909.

5. The exact date of the examination will be communicated to each candidate in due course by the Inspectors concerned.

6. Applications should be submitted to the Inspector of Training Schools, Madras, S.W., at least a month before the date of examination. Forms of application can be obtained from this office.

Office of the Inspector of Training Schools,
Madras, 23rd March 1909.

E. W. MIDDLEBURY, B.A.,
Inspector of Training Schools.

EXAMINATIONS, 1902.

SPECIAL TEST EXAMINATIONS OF OFFICERS OF THE SALT, ANKARI AND CUSTOMS DEPARTMENT, JULY 1902.

The President, Board of Examiners, notifies that the next Examination of officers of the Salt, Ankari and Customs Department will be held on Monday, the 23rd July 1902, and succeeding days at the following centre, in accordance with the revised Special Test Stationnaire published in the *Fort St. George Gazette* of the 18th June 1902, Part I, page 492 to 494:—

(1) English.	(5) Mathematics.	(9) Trigonometry
(2) Accounts.	(6) Modern.	(10) Telegraphy.
(3) Customs.	(7) Geography.	(11) Vessels.
(4) Customs.	(8) History.	(12) Marine.

1. Candidates must send in their applications made out in English on printed forms, as set out under the *Order of the Board of Examiners* on or before the 23rd April 1902, after which date no applications will be received on any account. Candidates' names in full should be legibly written and the circle in which they are attached should be sealed.

2. All candidates should obtain the required application forms from the Office of the Assistant Commissioner.

3. The prescribed fee of Rs. 3-0-0 for each test or branch of a test, except Tests D-I-V and H, must be paid into a Government Treasury, and the receipt given by the Treasury Officer attached to the application. On no account will the fee be returned in the Office of the Board of Examiners.

4. Each application should be sent direct to the undersigned, post paid, accompanied and addressed as follows, all the necessary enclosures being securely fastened to it:—

[Applicants for admission to the Special Test Examination for Officers of the Salt, Ankari and Customs Department, July 1902.]

To the Secretary, Board of Examiners, Chennai, Madras.

N.B.—Candidates desiring to exempt themselves from their applications have been received should enclose an addressed post-card in their applications. Such post-cards will be returned to them in due course with an acknowledgment. No notice will be taken of any letter from any candidate enquiring whether his application has been received. Invariably-enclosed forms will be rejected.

5. Candidates for Test E should state whether the vernacular in which they desire to be examined are (1) their mother tongue or (2) their special language in their University examinations or (3) a second language. The information required in the application form and the details of the branches of the Tests A, B and C in which a candidate wishes to be examined should be clearly shown. Applications defective in any particular will be returned, and if they are not re-submitted with the omission applied, so as to reach the office within a week from the date of the objection memorandum, they will not be accepted.

6. In paying fees into the Treasury, candidates should specify the particular test or tests for which the fees are paid.

7. No notice will be taken of the application of any candidate who selects a region which is not included in the list of centres given in paragraph 4 above.

8. The fee paid by candidates who may be found to be ineligible to appear for the above examinations will, on no account, be refunded to them.

9. Subject to any changes that may be rendered necessary, the examinations will be conducted in the order of time and subjects shown in the set printed table:—

Date.	Exam.	Subject.	Test
1902.			
Monday, 23rd July	10 a.m. to 1 p.m.	Criminal Law	Test A—Criminal.
	2 p.m. to 3 p.m.	Salt Manual, Part II	Test B—Salt.
Tuesday, 24th do	10 a.m. to 12 Noon	Salt Manual, Part II	Test C—Salt.
	2 p.m. to 3 p.m.	The Chemistry of Salt & Sulphate	Test D—Salt.
Wednesday, 25th July	10 a.m. to 12 Noon	Evil Sources, Sulphates and Cryst.	Test E—Ankari.
	2 p.m. to 3 p.m.	Accountants	Test F—Ankari.
Thursday, 26th do	10 a.m. to 12 Noon	Accounting and Auditing	Test G—Ankari.
	2 p.m. to 3 p.m.	Evil Sources and Sulphates	Test H—Ankari.
Friday, 27th do	10 a.m. to 12 Noon	Customs Law	Test I—Customs.
Saturday, 28th July	11 a.m. to 3 p.m.	Notes under the Customs Act	Test J—Customs.
		Language	Test K—Language.

Arrangements will be made to hold examinations in D-I-V if there are any candidates. The date fixed for this test will be notified later on.

Office of the Board of Examiners,
Madras, 23rd March 1902.

R. S. A. THOMSON,
Secretary.

EXAMINATIONS.

The usual half-yearly examinations will be held at Madras or in the medical on or about the 30th July 1902. Except by special permission, examinations in the vernacular will be held at Madras only.

1. The examinations that may be held are as follows:—
2. The First and Second Standards for Assistant Cadets.
3. Law and Vernacular test for Police officers.

III. Last test for Cantonment Magistrates.

IV. Vernacular tests are—

- (1) European and Eurasian Civil officers not belonging to the Indian Civil Service.
- (2) Education and Medical officers.
- (3) Deputy Collectors, Subordinate Judges and District Magistrate.
- (4) Candidates for the Provincial Civil Service.
- (5) Private candidates, Bank and Railway officers.
- (6) High Proficiency and Honours.

V. Last Vernacular test (Under Procedure and Accounts for Junior officers)

3. Applicants from private establishments and from candidates for the Provincial Civil Service should be addressed to the undersigned and should include the following particulars—

Name and address.

Designation, if any.

Language and test in which to be examined.

Appointments for which applicant desires to qualify.

4. All applications for examination for awards should be submitted for the sanction of Government by the head of the department concerned three months before the date fixed for the examination (with "M." No. 1076, Pabon, dated 23rd November 1901), and the applications should give the information asked for in the form prescribed for the purpose.

5. All other applications should reach the undersigned by 15th May 1902.

6. The fees for each voluntary examination, and for the examination, whether voluntary or obligatory, of candidates not in the Government Service, and for examination by the Third-class Vernacular test under the Provincial Civil Service rules, or for the Honours or High Proficiency tests, should be paid by candidates into the nearest treasury. The receipt should be forwarded to the undersigned with the application for examination, in the case of candidates not in the public service, direct; in the case of public officers, including Bank and Railway officers, through the heads of their departments. The fees paid for admission to any of the above examinations will not be refunded or held over to the next examination except on public grounds.

7. The following are the fees prescribed:—

Repara 20 for the Third-class Vernacular test by candidates for promotion in the Revenue department.

Repara 15 for a minor examination including the Third-class Vernacular test by private candidates.

Repara 10 for examination for High Proficiency or Honours tests.

8. As very great inconvenience has been caused by applicants for examination being sent in after the prescribed date, the Board desires it to be distinctly understood that the dates above given will be strictly adhered to.

Office of the Board of Examiners, Choptank,
Madras, 12th March 1902.

M. S. A. THOMSON,
Secretary.

NOTICE.

A class for the training of Malabar for the Public Works Department consisting of twelve pupils, chosen if possible from all parts of the Presidency, will be started by the Executive Engineer, Presidency Division, from 1st April 1902. Instructions will be given in brick making, brick laying, masonry, masonry, carpentry, smith and foundry work, and will be partly practical. The class will be held primarily for the benefit of the department, and in-door work will have no part of the course.

2. Those who have passed the Primary Examination taking up "Drawing" and "Manufactures" as their optional subjects will be eligible for admission to the class and no fee will be charged and no allowance of any kind given during the course.

3. Those who complete the course satisfactorily (which will be not less than a year) will be granted certificates by the Executive Engineer, Presidency Division. Any student who is not likely to pass a subsequent theory will be dismissed.

4. Applicants must be accompanied by certificates of having passed the Primary Examination as required above.

5. Applications will be received by the Executive Engineer, Presidency Division, at his office at Choptank, Madras, up to 30th March 1902.

Madras, Choptank, 10th March 1902.

D. MARSHALL,
Executive Engineer, Presidency Division.

THE GOVERNMENT SCHOOL OF COMMERCE, CALCUTTA:

VERNACULAR COMMERCIAL CLASS.

The Vernacular Commercial Class at the Government School of Commerce, Calcutta, will re-open on 1st May 1902.

Admission into this class is open primarily to such as have passed the Primary examination in Malabar. But work as produce certificates of having attended an Upper Primary class for one year will also be admitted into the class, provided that they at their graduation are Indians.

The course begins on 1st May 1902 and ends on 30th April 1903.

Scholarships—Twenty scholarships of Rs. 2 a month will be awarded to Magallies that have passed the Primary examination in the Fourth Standard examination, preference being given to the sons of traders and administrators.



SUPPLEMENT TO PART I-B

THE FORT ST. GEORGE GAZETTE.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 13, 1900.

[PART I, sub-B.]

PLEADERSHIP EXAMINATION, 1900.

The following candidates have been declared by the Pleaders Examination Board to have passed the PLEADERSHIP EXAMINATION held in January 1900.

Sl. No.	Rank	Name.	Father's name.	Marks obtained.
FIRST GRADE.				
1	53	Veiga adham, M. V.	M. Thiruvallu Rao Pillai	1000
2	55	Muthumayyan Achari, S.	S. Subramanyam	1000
3	56	Thomas, D.	P. D. Thomas	1000
4	57	Chakrapani Aiyangar, T. M. S.	G. M. Subramanyam	1000
5	58	Arachan Pillai, A. M.	G. Arachan Pillai	1000
6	59	Sagaradas, M. S.	K. Krishnasami Aiyar	1000
7	60	Subramanian, S.	A. Subramanian Aiyar	1000
8	61	Subramanian, J. S.	J. Subramanian	1000
9	62	Krishnasami, K. V.	K. V. Venkatasubramanian	1000
10	63	Subramanian, J.	S. Sargamayya Subramanian	1000
11	64	Subramanian, S.	Subramanian	1000
12	65	Parvathi, L.	L. Venkatasubramanian	1000
13	66	Subramanian Aiyar, T. S.	Subramanian Aiyar	1000
14	67	Subramanian, T.	K. Subramanian	1000
15	68	Subramanian, K. S.	K. Subramanian Aiyar	1000
16	69	Subramanian Aiyar, T. V.	N. Venkatasubramanian	1000
17	70	Subramanian, S. V.	A. V. Venkatasubramanian	1000
18	71	Subramanian, S. V.	Subramanian, S. V.	1000
19	72	Subramanian, S. V.	Subramanian, S. V.	1000
20	73	Subramanian, S. V.	Subramanian, S. V.	1000
21	74	Subramanian, S. V.	Subramanian, S. V.	1000
22	75	Subramanian, S. V.	Subramanian, S. V.	1000
23	76	Subramanian, S. V.	Subramanian, S. V.	1000
24	77	Subramanian, S. V.	Subramanian, S. V.	1000
25	78	Subramanian, S. V.	Subramanian, S. V.	1000
26	79	Subramanian, S. V.	Subramanian, S. V.	1000
27	80	Subramanian, S. V.	Subramanian, S. V.	1000
28	81	Subramanian, S. V.	Subramanian, S. V.	1000
29	82	Subramanian, S. V.	Subramanian, S. V.	1000
30	83	Subramanian, S. V.	Subramanian, S. V.	1000
31	84	Subramanian, S. V.	Subramanian, S. V.	1000
32	85	Subramanian, S. V.	Subramanian, S. V.	1000
33	86	Subramanian, S. V.	Subramanian, S. V.	1000
34	87	Subramanian, S. V.	Subramanian, S. V.	1000
35	88	Subramanian, S. V.	Subramanian, S. V.	1000
36	89	Subramanian, S. V.	Subramanian, S. V.	1000
37	90	Subramanian, S. V.	Subramanian, S. V.	1000
38	91	Subramanian, S. V.	Subramanian, S. V.	1000
39	92	Subramanian, S. V.	Subramanian, S. V.	1000
40	93	Subramanian, S. V.	Subramanian, S. V.	1000
41	94	Subramanian, S. V.	Subramanian, S. V.	1000
42	95	Subramanian, S. V.	Subramanian, S. V.	1000
43	96	Subramanian, S. V.	Subramanian, S. V.	1000
44	97	Subramanian, S. V.	Subramanian, S. V.	1000
45	98	Subramanian, S. V.	Subramanian, S. V.	1000
46	99	Subramanian, S. V.	Subramanian, S. V.	1000
47	100	Subramanian, S. V.	Subramanian, S. V.	1000

Order rank.	Original Rank.	Name.	Father's name.	Married Name.	Married Rank.
SECOND GRADE.					
1	12*	Gopalchandra, K. ..	S. Nanyana Aiyangar	1004
2	218	Rameswami Aiyar, K. ..	S. Mathakrishnaiah	1005
3	21*	Yasoda Rao, V. ..	V. Guha Rao	1006
4	215	Rameswami Aiyar, D. Y. ..	D. Sura Nayak	1007
5	137	Vedachand, P. K. ..	P. Vijayachandran	1008
6	137	Kappaswami Aiyar, P. K. ..	P. V. Krishnaswami Aiyar	1009
7	21*	Krishnaswami Aiyar, S. ..	A. Subba Aiyar	1010
8	21*	Rameswami Pillai, R. ..	V. Subbappa Pillai	1011
9	21*	Krishnaswami Aiyar, V. ..	V. Subbappa Aiyar	1012
10	21*	Rameswami Aiyar, S. ..	S. Subbappa Aiyangar	1013
11	131	Rameswami Aiyangar, V. S. ..	Rameswami Aiyangar	1014
12	21*	Krishnaswami Aiyangar, M. ..	K. Rameswami Aiyangar	1015
13	21*	Mathakrishnaswami Pillai, K. A. ..	M. Arimayana Pillai	1016
14	100	Rameswami Aiyar, S. ..	S. Rameswami Aiyar	1017
15	131	K. R. Nair, T. ..	K. Rameswami Aiyar	1018
16	21*	Rameswami Aiyar, S. ..	A. Subba Aiyar	1019
17	21*	Rameswami Aiyar, S. M. ..	K. S. Mathapala Aiyar	1020
18	131	Rameswami Aiyar, S. M. ..	D. Sura Nayak	1021
19	131	Rameswami Aiyar, S. M. ..	Srinivasachari	1022
20	131	Rameswami Aiyar, S. M. ..	S. Subbappa	1023
21	131	Rameswami Aiyar, S. M. ..	V. Subbappa Mathai	1024
22	131	Rameswami Aiyar, S. M. ..	M. P. Srinivasachari	1025
23	131	Rameswami Aiyar, S. M. ..	M. Mathapala	1026
24	131	Rameswami Aiyar, S. M. ..	M. Subbappa Rao	1027
25	131	Rameswami Aiyar, S. M. ..	M. D. Narayanaiah	1028
26	131	Rameswami Aiyar, S. M. ..	Mathakrishnaiah Pillai	1029
27	131	Rameswami Aiyar, S. M. ..	V. Venkateswami Aiyar	1030
28	131	Rameswami Aiyar, S. M. ..	C. Krishna	1031
29	131	Rameswami Aiyar, S. M. ..	M. Aiyar	1032
30	131	Rameswami Aiyar, S. M. ..	V. Subbappa	1033
31	131	Rameswami Aiyar, S. M. ..	K. Srinayana Rao Pottai	1034
32	131	Rameswami Aiyar, S. M. ..	Pottai	1035
33	131	Rameswami Aiyar, S. M. ..	A. Venkateswami	1036
34	131	Rameswami Aiyar, S. M. ..	V. Jagannatha	1037
35	131	Rameswami Aiyar, S. M. ..	V. Rama Rao	1038
36	131	Rameswami Aiyar, S. M. ..	Srinivas Mathai	1039
37	131	Rameswami Aiyar, S. M. ..	M. Kameswami	1040
38	131	Rameswami Aiyar, S. M. ..	M. Rameswami Aiyangar	1041
39	131	Rameswami Aiyar, S. M. ..	C. S. Rameswami Aiyar	1042
40	131	Rameswami Aiyar, S. M. ..	D. V. Krishna Rao Pottai	1043
41	131	Rameswami Aiyar, S. M. ..	V. Subbappa Aiyar	1044
42	131	Rameswami Aiyar, S. M. ..	S. Subbappa Pottai	1045
43	131	Rameswami Aiyar, S. M. ..	S. Subbappa	1046
44	131	Rameswami Aiyar, S. M. ..	P. Subbappa Rameswami	1047
45	131	Rameswami Aiyar, S. M. ..	A. Ananthachari	1048
46	131	Rameswami Aiyar, S. M. ..	Bappa Aiyar	1049
47	131	Rameswami Aiyar, S. M. ..	C. Chandrasekhara Aiyar	1050
48	131	Rameswami Aiyar, S. M. ..	M. Rameswami	1051
49	131	Rameswami Aiyar, S. M. ..	V. Venkateswami Pillai	1052
50	131	Rameswami Aiyar, S. M. ..	Rameswami Aiyar	1053
51	131	Rameswami Aiyar, S. M. ..	V. Subbappa Aiyangar	1054
52	131	Rameswami Aiyar, S. M. ..	K. Subbappa Rao	1055
53	131	Rameswami Aiyar, S. M. ..	O. Subbappa	1056
54	131	Rameswami Aiyar, S. M. ..	S. Subbappa	1057
55	131	Rameswami Aiyar, S. M. ..	K. Venkateswami	1058
56	131	Rameswami Aiyar, S. M. ..	V. Venkateswami Mathai	1059
57	131	Rameswami Aiyar, S. M. ..	S. Subbappa	1060
58	131	Rameswami Aiyar, S. M. ..	P. Rameswami Nair	1061
59	131	Rameswami Aiyar, S. M. ..	N. Subbappa	1062
60	131	Rameswami Aiyar, S. M. ..	S. Subbappa	1063
61	131	Rameswami Aiyar, S. M. ..	V. Jagannatha	1064
62	131	Rameswami Aiyar, S. M. ..	V. Subbappa Aiyar	1065
63	131	Rameswami Aiyar, S. M. ..	L. Chikappa	1066
64	131	Rameswami Aiyar, S. M. ..	L. Lakshminarayana	1067
65	131	Rameswami Aiyar, S. M. ..	Lakshminarayana Mathai	1068
66	131	Rameswami Aiyar, S. M. ..	K. Nagalingam	1069
67	131	Rameswami Aiyar, S. M. ..	K. Krishna Aiyangar	1070
68	131	Rameswami Aiyar, S. M. ..	A. Rameswami Aiyar	1071
69	131	Rameswami Aiyar, S. M. ..	V. Venkateswami Aiyar	1072

* Second for the First Grade, but was qualified for Second Grade only.

Order	Serial	Original name	Name	Patent name	Serial	Original name	Name	Patent name
SECOND SEQUENCE.								
73	146	Kishan Rao, P. B.	704	P. Bhagavathi Rao	..	704
74	147	Acharyaswami, S. C.	705	T. Rangayya Pantulu	..	705
75	148	Rajagopalan, N.	706	S. Venkateswaraiah	..	706
76	149	Varadachari, A. B.	707	A. Ramaswami Aiyar	..	707
77	150	Gurudatta Sairi, F. M.	708	A. N. Chinnaiyil Vellamallil	..	708
78	151	Kottamasu Rao, G.	709	G. V. Samsayya	..	709
79	152	Sethuram, C.	710	T. Chellam Aiyangar	..	710
80	153	Manaswami Aiyangar, K. C.	711	K. Chinnayya Aiyangar	..	711
81	154	Ayyaswami, Y.	712	Varanasi Dasgupta	..	712
82	155	Waghalal, V.	713	R. Venkateswami Aiyangar	..	713
83	156	Srinivasaswami, H.	714	E. Krishnaiah	..	714
84	157	Nikhilnath, M. V.	715	P. Anandam	..	715
85	158	Kannan, P.	716	P. Subramanian	..	716
86	159	Krishnamoorthy, P.	717	H. Sankarwar Rao	..	717
87	160	Rameswaram, M.	718	J. Appanna Pantulu	..	718
88	161	Katam, J. V.	719	N. Krishna Aiyar	..	719
89	162	Jagdish, K.	720	A. Lakshminarayana	..	720
90	163	Srinivasanandhi, A.	721	S. Ramaswami Aiyangar	..	721
91	164	Subramanian Rao, S.	722	S. Krishnaiah	..	722
92	165	Srinivasanandhi, M.	723	S. Krishnaiah	..	723
93	166	Srinivasan, R.	724	S. Krishnaiah	..	724
94	167	Gopalswami, G.	725	S. Krishnaiah	..	725
95	168	Narayana Srinivas, K.	726	S. Krishnaiah	..	726
96	169	Srinivasan, K.	727	S. Krishnaiah	..	727
97	170	Srinivasan, S.	728	S. Krishnaiah	..	728
98	171	Yankaswami Rao, G.	729	S. Krishnaiah	..	729
99	172	Chinnayya Aiyangar, F. S.	730	S. Krishnaiah	..	730
100	173	Subba Rao, V.	731	S. Krishnaiah	..	731
101	174	Srinivasan Aiyangar, S. V.	732	S. Krishnaiah	..	732
102	175	Narayana Srinivas, K.	733	S. Krishnaiah	..	733
103	176	Srinivasan Rao, D.	734	S. Krishnaiah	..	734
104	177	Subba Rao, V.	735	S. Krishnaiah	..	735
105	178	Kannan, H. V.	736	S. Krishnaiah	..	736
106	179	Subba Rao, V.	737	S. Krishnaiah	..	737
107	180	Krishnaswami Rao, Y.	738	S. Krishnaiah	..	738
108	181	Narayana Srinivas, K.	739	S. Krishnaiah	..	739
109	182	Subba Rao, V.	740	S. Krishnaiah	..	740
110	183	Subba Rao, V.	741	S. Krishnaiah	..	741
111	184	Subba Rao, V.	742	S. Krishnaiah	..	742
112	185	Subba Rao, V.	743	S. Krishnaiah	..	743
113	186	Subba Rao, V.	744	S. Krishnaiah	..	744
114	187	Subba Rao, V.	745	S. Krishnaiah	..	745
115	188	Subba Rao, V.	746	S. Krishnaiah	..	746
116	189	Subba Rao, V.	747	S. Krishnaiah	..	747
117	190	Subba Rao, V.	748	S. Krishnaiah	..	748
118	191	Subba Rao, V.	749	S. Krishnaiah	..	749
119	192	Subba Rao, V.	750	S. Krishnaiah	..	750
120	193	Subba Rao, V.	751	S. Krishnaiah	..	751
121	194	Subba Rao, V.	752	S. Krishnaiah	..	752
122	195	Subba Rao, V.	753	S. Krishnaiah	..	753
123	196	Subba Rao, V.	754	S. Krishnaiah	..	754
124	197	Subba Rao, V.	755	S. Krishnaiah	..	755
125	198	Subba Rao, V.	756	S. Krishnaiah	..	756
126	199	Subba Rao, V.	757	S. Krishnaiah	..	757
127	200	Subba Rao, V.	758	S. Krishnaiah	..	758
128	201	Subba Rao, V.	759	S. Krishnaiah	..	759
129	202	Subba Rao, V.	760	S. Krishnaiah	..	760
130	203	Subba Rao, V.	761	S. Krishnaiah	..	761
131	204	Subba Rao, V.	762	S. Krishnaiah	..	762
132	205	Subba Rao, V.	763	S. Krishnaiah	..	763
133	206	Subba Rao, V.	764	S. Krishnaiah	..	764
134	207	Subba Rao, V.	765	S. Krishnaiah	..	765
135	208	Subba Rao, V.	766	S. Krishnaiah	..	766
136	209	Subba Rao, V.	767	S. Krishnaiah	..	767
137	210	Subba Rao, V.	768	S. Krishnaiah	..	768
138	211	Subba Rao, V.	769	S. Krishnaiah	..	769
139	212	Subba Rao, V.	770	S. Krishnaiah	..	770
140	213	Subba Rao, V.	771	S. Krishnaiah	..	771
141	214	Subba Rao, V.	772	S. Krishnaiah	..	772
142	215	Subba Rao, V.	773	S. Krishnaiah	..	773
143	216	Subba Rao, V.	774	S. Krishnaiah	..	774
144	217	Subba Rao, V.	775	S. Krishnaiah	..	775
145	218	Subba Rao, V.	776	S. Krishnaiah	..	776
146	219	Subba Rao, V.	777	S. Krishnaiah	..	777
147	220	Subba Rao, V.	778	S. Krishnaiah	..	778
148	221	Subba Rao, V.	779	S. Krishnaiah	..	779
149	222	Subba Rao, V.	780	S. Krishnaiah	..	780
150	223	Subba Rao, V.	781	S. Krishnaiah	..	781
151	224	Subba Rao, V.	782	S. Krishnaiah	..	782
152	225	Subba Rao, V.	783	S. Krishnaiah	..	783
153	226	Subba Rao, V.	784	S. Krishnaiah	..	784
154	227	Subba Rao, V.	785	S. Krishnaiah	..	785
155	228	Subba Rao, V.	786	S. Krishnaiah	..	786
156	229	Subba Rao, V.	787	S. Krishnaiah	..	787
157	230	Subba Rao, V.	788	S. Krishnaiah	..	788
158	231	Subba Rao, V.	789	S. Krishnaiah	..	789
159	232	Subba Rao, V.	790	S. Krishnaiah	..	790
160	233	Subba Rao, V.	791	S. Krishnaiah	..	791
161	234	Subba Rao, V.	792	S. Krishnaiah	..	792
162	235	Subba Rao, V.	793	S. Krishnaiah	..	793
163	236	Subba Rao, V.	794	S. Krishnaiah	..	794
164	237	Subba Rao, V.	795	S. Krishnaiah	..	795
165	238	Subba Rao, V.	796	S. Krishnaiah	..	796
166	239	Subba Rao, V.	797	S. Krishnaiah	..	797
167	240	Subba Rao, V.	798	S. Krishnaiah	..	798
168	241	Subba Rao, V.	799	S. Krishnaiah	..	799
169	242	Subba Rao, V.	800	S. Krishnaiah	..	800
170	243	Subba Rao, V.	801	S. Krishnaiah	..	801
171	244	Subba Rao, V.	802	S. Krishnaiah	..	802
172	245	Subba Rao, V.	803	S. Krishnaiah	..	803
173	246	Subba Rao, V.	804	S. Krishnaiah	..	804
174	247	Subba Rao, V.	805	S. Krishnaiah	..	805
175	248	Subba Rao, V.	806	S. Krishnaiah	..	806
176	249	Subba Rao, V.	807	S. Krishnaiah	..	807
177	250	Subba Rao, V.	808	S. Krishnaiah	..	808
178	251	Subba Rao, V.	809	S. Krishnaiah	..	809
179	252	Subba Rao, V.	810	S. Krishnaiah	..	810
180	253	Subba Rao, V.	811	S. Krishnaiah	..	811
181	254	Subba Rao, V.	812	S. Krishnaiah	..	812
182	255	Subba Rao, V.	813	S. Krishnaiah	..	813
183	256	Subba Rao, V.	814	S. Krishnaiah	..	814
184	257	Subba Rao, V.	815	S. Krishnaiah	..	815
185	258	Subba Rao, V.	816	S. Krishnaiah	..	816
186	259	Subba Rao, V.	817	S. Krishnaiah	..	817
187	260	Subba Rao, V.	818	S. Krishnaiah	..	818
188	261	Subba Rao, V.	819	S. Krishnaiah	..	819
189	262	Subba Rao, V.	820	S. Krishnaiah	..	820
190	263	Subba Rao, V.	821	S. Krishnaiah	..	821
191	264	Subba Rao, V.	822	S. Krishnaiah	..	822
192	265	Subba Rao, V.	823	S. Krishnaiah	..	823
193	266	Subba Rao, V.	824	S. Krishnaiah	..	824
194	267	Subba Rao, V.	825	S. Krishnaiah	..	825
195	268	Subba Rao, V.	826	S. Krishnaiah	..	826
196	269	Subba Rao, V.	827	S. Krishnaiah	..	827
197	270	Subba Rao, V.	828	S. Krishnaiah	..	828
198	271	Subba Rao, V.	829	S. Krishnaiah	..	829
199	272	Subba Rao, V.	830	S. Krishnaiah	..	830
200	273	Subba Rao, V.	831	S. Krishnaiah	..	831
201	274	Subba Rao, V.	832	S. Krishnaiah	..	832
202	275	Subba Rao, V.	833	S. Krishnaiah	..	833
203	276	Subba Rao, V.	834	S. Krishnaiah	..	834
204	277	Subba Rao, V.	835	S. Krishnaiah	..	835
205	278	Subba Rao, V.	836	S. Krishnaiah	..	836
206	279	Subba Rao, V.	837	S. Krishnaiah	..	837
207	280	Subba Rao, V.	838	S. Krishnaiah	..	838
208	281	Subba Rao, V.	839	S. Krishnaiah	..	839
209	282	Subba Rao, V.	840	S. Krishnaiah	..	840
210	283	Subba Rao, V.	841	S. Krishnaiah	..	841
211	284	Subba Rao, V.	842	S. Krishnaiah	..	842
212	285	Subba Rao, V.	843	S. Krishnaiah	..	843
213	286	Subba Rao, V.	844	S. Krishnaiah	..	844
214	287	Subba Rao, V.	845	S. Krishnaiah	..	845
215	288	Subba Rao, V.	846	S. Krishnaiah	..	846
216	289	Subba Rao, V.	847	S. Krishnaiah	..	847
217	290	Subba Rao, V.	848	S. Krishnaiah	..	848
218	291	Subba Rao, V.	849	S. Krishnaiah	..	849
219	292	Subba Rao, V.	850	S. Krishnaiah	..	850
220	293	Subba Rao, V.	851	S. Krishnaiah	..	851
221	294	Subba Rao, V.	852	S. Krishnaiah	..	852
222	295	Subba Rao, V.	853	S. Krishnaiah	..	853
223	296	Subba Rao, V.	854	S. Krishnaiah	..	854
224	297	Subba Rao, V.	855	S. Krishnaiah	..	855
225	298	Subba Rao, V.	856	S. Krishnaiah	..	856
226	299	Subba Rao, V.	857	S. Krishnaiah	..	857
227	300	Subba Rao, V.	858	S. Krishnaiah	..	858
228	301	Subba Rao, V.	859	S. Krishnaiah	..	859
229	302	Subba Rao, V.	860	S. Krishnaiah	..	860
230	303	Subba Rao, V.	861	S. Krishnaiah	..	861
231	304	Subba Rao, V.	862	S. Krishnaiah	..	862
232	305	Subba Rao, V.	863	S. Krishnaiah	..	863
233	306	Subba Rao, V.	864	S. Krishnaiah	..	864
234	307	Subba Rao, V.	865	S. Krishnaiah	..	865
235	308	Subba Rao, V.	866	S. Krishnaiah	..	866
236	309	Subba Rao, V.	867	S. Krishnaiah	..	867
237	310	Subba Rao, V.	868	S. Krishnaiah	..	868
238	311	Subba Rao, V.	869	S. Krishnaiah	..	869
239	312	Subba Rao, V.	870	S. Krishnaiah	..	870
240	313	Subba Rao, V.	871	S. Krishnaiah	..	871
241	314	Subba Rao, V.	872	S. Krishnaiah	..	872
242	315	Subba Rao, V.	..					

* Entered for the First Grade, but was washed out second class only.

Order number.	General number.	Name.	Examiner's name.	Maximum marks.	Marks obtained.
SECOND GRADE—cont.					
139	216	Sekunamaya, K.	K. Sekunamaya Sen	250	250
140	219	Sekagiri Sen, U. N.	U. N. Sekagiri	250	250
141	158	Lakshminarayan, V. O.	M. Narayana Rao Parashu	250	250
142	220	Veluprasada Aiyar, M. R.	R. Venkataswamy	250	250
143	218	Sekunamaya Aiyar, M. A.	N. Arundhan Aiyar	250	250
144	187	Peramburam Naidu, M. A.	O. Alagiri Saidu	250	250
145	189	Yenkataraman Naidu, A.	A. Yenkataraman	250	250

Note.—The candidates named in the above list should apply at once for their certificates to the District Judges or other officers through whom their applications for admission to the next session were forwarded.

List showing the subjects in which First Grade candidates who have passed in the Second Grade failed to qualify for the First Grade.

Civil Procedure and Evidence .. a		Hindu law d	
Criminal Procedure and Evidence .. b		Total f	
Indian Penal Code e			
General number.	Subjects failed in.	General number.	Subjects failed in.
1	a	51	a
7	a b c d	57	a
8	a b c	58	a
11	b	59	a b c d
12	a b c d	62	b
13	a	63	a b c d
14	a b c d	65	a
16	b	66	e
18	a b c	67	a b c d
22	a	68	a b

General number.	Subjects included in.	General number.	Subjects included in.	General number.	Subjects included in.	General number.	Subjects included in.
166	a c	161	a b d f	140	b	178	a
165	a	165	b	147	b	177	a c d f
173	a	169	a b d f	149	a b c d f	176	a
175	a b d	173	a c	151	a b c d f	181	a
176	a	184	a	155	d	182	a
179	d	193	a b d f	156	a	187	a c f
180	b	239	a b c f	159	a	188	a
189	a b c f	182	a b c f	167	a b d f	193	a b c d f
190	a	225	a	165	a d f	194	a
191	a f	185	b d f	153	a b d f	198	a f
194	a b c d f	217	a	169	a f		
196	a	240	b	172	d		
198	a c d f	242	a	173	a		

Note.—No further information will be given as to the number of marks obtained by candidates who failed. Applications for such information will not be answered.

High Court of Justices, Rhodesia,
12th March 1929

A. DAVIES,
Deputy Registrar, Appointments.



SUPPLEMENT TO PART I-B

98

THE FORT ST. GEORGE GAZETTE.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 28, 1908.

[Third Series.]

PRELIMINARY EXAMINATION FOR TEACHERS' CERTIFICATES, DECEMBER 1908.

List of candidates who have passed the Preliminary Examination for Teachers' Certificates held in December 1908.

1. They should apply for their Preliminary Certificate to the Heads of the Training Institutions in which they have been trained, as soon as possible after the 1st June 1908.

2. A List of those who failed to pass the examination will be published in the Fort St. George Gazette as early as possible.

Serial number.	Name of candidate.	Language.	Sex.	Date of birth.	Grade.	Institution in which trained.	Period of training.	General educational qualifications.	Percentage of marks obtained.	Name of examination.	
ELEMENTARY GRADE.											
1	1849	William Allen South Indian.	English.	F.	Sept. 1888.	European.	Providence Training School for Madras, Mysore.	Jan. 1904 to Dec. 1906.	Lower Secondary.	68	Madras.
2	1182	Koppeswami, S.	Tamil.	M.	May 1881.	Hindu.	Government Training School, Tenkasi.	Do.	Fourth Class.	87	Tiruchappilly.
3	1107	Yarakanam, W.	Ta.	M.	Dec. 1890.	Do.	Do.	Do.	Third Class.	46	Do.
4	1027	Rangaswami Pillai, S.	Ta.	M.	Jan. 1887.	Do.	Government Training School, Tirunelveli.	June 1897 to Feb. 1907.	Fourth Standard.	80	Tirunelveli.
5	1000	T. M. K. K.	Malayalam.	M.	April 1889.	Do.	Government Training School, Bangalore.	Do.	Primary.	46	Bangalore.
6	1110	Rangaswami, S.	Tamil.	M.	June 1894.	Do.	Government Training School, Villupuram.	Jan. 1900 to Dec. 1906.	Third Class.	88	Villupuram.
7	1101	W. S. S. S.	Ta.	M.	Nov. 1889.	Do.	Government Training School, Bangalore.	Do.	Fifth Class.	45	Tirunelveli.
8	1102	S. S. S.	Ta.	M.	Dec. 1889.	Do.	Government Training School, Bangalore.	Do.	Lower Secondary.	66	Bangalore.
9	1007	P. S. S.	Ta.	M.	Dec. 1889.	Do.	Government Training School, Bangalore.	Do.	Primary.	74	Do.
10	1111	S. S. S.	Ta.	M.	Aug. 1894.	Do.	Government Training School for Madras, Bangalore.	Jan. 1904 to Dec. 1906.	Lower Secondary.	89	Bangalore.
11	1001	A. S. S.	Malayalam.	M.	Jan. 1899.	Do.	Government Training School, Bangalore.	June 1907 to Dec. 1906.	Primary.	81	Bangalore.

[illegible]

Serial No.	Name of Candidate	Language	Sex	Date of Birth	Caste	Institution in which trained	Period of Training	General educational qualifications	Years of service at present	Name of institution
ELEMENTARY GRADE—cont.										
41	807 Subramanyam, P. A.	Telugu	M.	July 1910	Hindu	Government Training School, Bangalore.	Jan. 1918 to Dec. 1919	Lower secondary Third Form.	10	Belthangal.
42	1050 Ananthaswami Sivas.	Tamil	F.	Aug. 1912	Vellala Christian	S. M. Training School for Women, Coimbatore.	Do.	Do.	10	Chittoor.
43	1176 Abdul Rahim, T. J.	Do.	M.	Oct. 1912	Muslim	Government Training School, Tanjore.	Do.	Do.	10	Tanjore.
44	1118 Rameswami Sivas, M. P.	Do.	M.	July 1911	Hindu	Do.	June 1917 to Dec. 1919	Primary.	10	Do.
45	1216 Sankaralingam, S.	Do.	M.	July 1917	Do.	Do.	Do.	Do.	10	Do.
46	1211 Vithalalingam Sivas, S. V.	Do.	M.	Jan. 1916	Do.	Government Training School, Do.	Jan. 1917 to Dec. 1919	Lower secondary Third Form.	10	Belthangal.
47	1214 Vithalalingam Sivas, S.	Do.	M.	Jan. 1916	Do.	Do.	Do.	Do.	10	Do.
48	1217 Vithalalingam Sivas, S.	Do.	M.	Oct. 1916	Vellala Christian	Government Training School, Bangalore.	Do.	Do.	10	Belthangal.
49	1218 Sivaswami Sivas, S.	Do.	M.	July 1917	Muslim	Do.	Do.	Do.	10	Do.
50	1219 Sivaswami Sivas, S.	Do.	F.	Aug. 1918	Vellala Christian	Do.	Do.	Do.	10	Belthangal.
51	1220 Sivaswami Sivas, S.	Telugu	M.	July 1919	Hindu	South Indian Training Institute, Bangalore.	Feb. 1917 to Dec. 1919	Third Form.	10	Belthangal.
52	1221 Sivaswami Sivas, S.	Do.	M.	Jan. 1919	Hindu	Government Training School, Bangalore.	Jan. 1919 to Dec. 1919	Do.	10	Belthangal.
53	1222 Sivaswami Sivas, S.	Do.	M.	Jan. 1919	Hindu	Government Training School, Bangalore.	Feb. 1917 to Dec. 1919	Lower secondary Third Form.	10	Belthangal.
54	1223 Sivaswami Sivas, S.	Do.	F.	Sept. 1919	Do.	Primary Training School for Women, Bangalore.	Jan. 1919 to Dec. 1919	Do.	10	Belthangal.
55	1224 Sivaswami Sivas, S.	Do.	M.	March 1919	Do.	S. M. Training School, Tanjore.	Do.	Do.	10	Tanjore.
56	1225 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
57	1226 Sivaswami Sivas, S.	Do.	M.	Feb. 1919	Do.	S. M. Training School, Tanjore.	Do.	Do.	10	Tanjore.
58	1227 Sivaswami Sivas, S.	Do.	M.	Aug. 1919	Do.	Government Training School, Tanjore.	Do.	Do.	10	Tanjore.
59	1228 Sivaswami Sivas, S.	Do.	M.	Jan. 1919	Do.	Do.	Do.	Do.	10	Do.
60	1229 Sivaswami Sivas, S.	Do.	M.	Jan. 1919	Do.	Government Training School, Bangalore.	Do.	Do.	10	Belthangal.
61	1230 Sivaswami Sivas, S.	Do.	M.	April 1919	Do.	Do.	Do.	Do.	10	Do.
62	1231 Sivaswami Sivas, S.	Do.	M.	Nov. 1919	Do.	Do.	July 1919 to Dec. 1919	Primary.	10	Do.
63	1232 Sivaswami Sivas, S.	Telugu	M.	May 1919	Do.	Government Training School, Bangalore.	Jan. 1919 to Dec. 1919	Lower secondary Third Form.	10	Belthangal.
64	1233 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
65	1234 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
66	1235 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
67	1236 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
68	1237 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
69	1238 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
70	1239 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.
71	1240 Sivaswami Sivas, S.	Do.	M.	July 1919	Do.	Do.	Do.	Do.	10	Do.

Serial No.	Name of candidate	Language	Sex	Religion	Grade	Particulars as to which taught	Period of teaching	General educational qualification	Grade of certificate	Place of examination
ELEMENTARY GRADE—cont.										
11 1144	Tanaka, A. I. T. O. R.	Tamil	M.	Oct. 1907..	Slide ..	Government Training School.	Jan. 1908 to Dec. 1907.	Fourth Form.	48	Madras.
12 1145	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	49	Do.
13 1146	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Do	Do	50	Do.
14 1147	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Government Training School.	Jan. 1908 to Dec. 1907.	Fourth Form.	51	Madras.
15 1148	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	52	Do.
16 1149	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	53	Do.
17 1150	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	54	Do.
18 1151	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	55	Do.
19 1152	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	56	Do.
20 1153	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	57	Do.
21 1154	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	58	Do.
22 1155	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	59	Do.
23 1156	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	60	Do.
24 1157	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	61	Do.
25 1158	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	62	Do.
26 1159	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	63	Do.
27 1160	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	64	Do.
28 1161	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	65	Do.
29 1162	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	66	Do.
30 1163	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	67	Do.
31 1164	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	68	Do.
32 1165	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	69	Do.
33 1166	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	70	Do.
34 1167	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	71	Do.
35 1168	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	72	Do.
36 1169	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	73	Do.
37 1170	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	74	Do.
38 1171	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	75	Do.
39 1172	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	76	Do.
40 1173	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	77	Do.
41 1174	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	78	Do.
42 1175	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	79	Do.
43 1176	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	80	Do.
44 1177	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	81	Do.
45 1178	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	82	Do.
46 1179	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	83	Do.
47 1180	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	84	Do.
48 1181	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	85	Do.
49 1182	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	86	Do.
50 1183	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	87	Do.
51 1184	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	88	Do.
52 1185	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	89	Do.
53 1186	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	90	Do.
54 1187	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	91	Do.
55 1188	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	92	Do.
56 1189	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	93	Do.
57 1190	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	94	Do.
58 1191	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	95	Do.
59 1192	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	96	Do.
60 1193	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	97	Do.
61 1194	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	98	Do.
62 1195	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	99	Do.
63 1196	Tanaka, A. I. T. O. R.	Do.	M.	Nov. 1907..	Do ..	Do	Jan. 1907 to Dec. 1906.	Fourth Form.	100	Do.

Student in order	Age	Name of Candidate	Language	Sex	Date of Birth	Caste	Institution in which trained	Period of Training	General education qualifica- tion	Present position	Place of employment
124	1119	Waria Gnanapragasam, D.	Tamil	M	Jan 1870	Native Christian	R. G. Training School, Vellore	Jan. 1907 to Dec. 1907	Primary	48	Tamilnadu
216	1085	Daniel, P.	Do.	M.	Oct. 1887	Do.	A. M. Training Institution, Ponnai	Jan. 1908 to Jan. 1908	High Form.	10	Ponnai
225	1080	Chinnabaidam Sathiah, T.	Do.	M.	April 1888	Hindu	Government Training School, Tiruppur	June 1917 to Jan. 1918	Primary	14	Tiruppur
311	1040	Swaminathan, J.	Do.	M.	June 1888	Native Christian	C. M. Training Institution, Palani	Jan. 1917 to Dec. 1918	Do.	45	Palani
385	1005	Jeyarajam, D.	Do.	N.	July 1895	Do.	Do.	Jan. 1918 to Dec. 1918	Fourth Standard	35	Do.
420	1010	Rameshram, I. S.	Do.	M.	Aug. 1895	Do.	Do.	Do.	Fourth Standard	40	Do.
758	1012	Krishnaswamy Aiyar, D. V.	Do.	M.	July 1888	Do.	Government Training School at Madurai, Chinnabaidam	Do.	Do.	28	Chinnabaidam
841	1005	Rameshram Raju, K. V.	Tamil	M.	Aug. 1888	Hindu	Government Training School, Cuddalore	Do.	Do.	25	Cuddalore
141	1008	Vijayarajam Chetty, V. B.	Do.	M.	Sept. 1895	Jain	Do.	Do.	Do.	32	Do.
148	1012	Rameshram, V.	Do.	M.	June 1898	Hindu	Do.	June 1907 to Dec. 1908	Primary	15	Do.
149	1042	Rameshram Gnanapragasam	Do.	F.	Jan. 1901	Native Christian	Government Medical Training School at Madurai, Coimbatore	Jan. 1910 to Dec. 1910	High Form.	23	Do.
168	955	Pillayappan, P. S.	Tamil	M.	Aug. 1895	Hindu	Government Training School, Bangalore	Do.	Lower Secondary	31	Bangalore
166	911	Chinnabaidam, G. S.	Do.	M.	July 1895	Do.	Do.	Do.	Do.	34	Do.
247	838	Suba Training School	Do.	M.	July 1915	Native Christian	C. M. Training School, Vellore	Feb. 1915 to Dec. 1915	High Form.	24	Ponnai
265	632	Veluprasad, R.	Do.	M.	Oct. 1904	Hindu	Government Training School, Madurai	June 1917 to Dec. 1918	Primary	24	Madurai
168	425	Venkayya, K.	Do.	M.	Aug. 1895	Do.	Do.	Do.	Do.	16	Do.
129	618	Subbaswamy, S. B.	Do.	M.	July 1888	Do.	Government Training School, Bangalore	Jan. 1908 to Dec. 1910	Lower Secondary	18	Bangalore
311	318	Suba Training School	Do.	M.	July 1915	Native Christian	Government Training School, Madurai	Do.	Do.	18	Madurai
107	184	Subbaswamy, A. J.	Tamil	M.	July 1902	Hindu	Government Training School, Bangalore	Do.	High Form.	14	Bangalore
218	311	Rameshram, K. V.	Do.	M.	May 1885	Do.	Government Training School, Chinnabaidam	Do.	Lower Secondary	16	Chinnabaidam
316	1100	Madhavan Chetty, S.	Do.	M.	July 1898	Do.	Government Training School, Palani	July 1907 to Dec. 1910	High Form.	41	Palani
445	1007	Gnanapragasam Aiyar, K. S.	Do.	N.	Sept. 1898	Do.	Do.	Jan. 1908 to Dec. 1910	High Form.	54	Do.
120	1200	Subbaswamy, S. B.	Do.	M.	Jan. 1898	Do.	Do.	Do.	Do.	54	Do.
107	1101	Subbaswamy Aiyar, D. S.	Do.	M.	Sept. 1899	Do.	Do.	Mar. 1910 to Dec. 1910	Lower Secondary	16	Do.
118	1040	Ponnaiyandam Aiyar, A. S.	Do.	M.	March 1897	Do.	Government Training School, Palani	Jan. 1910 to Dec. 1910	Do.	55	Tamilnadu
320	1231	Madhavan Chetty, V. S.	Do.	N.	July 1910	Do.	Do.	Do.	Do.	55	Do.
180	1267	Chinnabaidam, S.	Do.	M.	Jan. 1910	Do.	Do.	Do.	Do.	56	Do.
181	1198	Subbaswamy, K. S.	Do.	M.	March 1906	Native Christian	R. G. Training School, Tiruppur	Do.	Do.	36	Do.
322	1272	Agarwal, S. I.	Do.	M.	Sept. 1910	Do.	Do.	Do.	Do.	56	Do.
340	1217	Subbaswamy Aiyar, M. S.	Do.	M.	July 1910	Hindu	Government Training School, Palani	Do.	High Form.	31	Do.
361	1281	Subbaswamy, S. B.	Do.	M.	March 1910	Do.	Government Training School, Palani	Do.	Lower Secondary	46	Tamilnadu

Serial No.	Name of Candidate	Language	Age	Date of Birth	Class	English & Maths with English	Period of Teaching	General Education Qualifica- tion	Final Result	Final Remarks
ELEMENTARY GRADES.										
141	1898 Ramanathan, S.	Tamil	M.	Jan 1888 ..	Grade ..	Government Training School, Trincomalee.	Jan. 1908 to Dec. 1908.	Fourth Form	54	Trincomalee.
142	1901 Ramiah, Y.	Do.	M.	Sept. 1887 ..	Do. ..	Do.	Do.	Seventh Standard	55	Do.
143	1903 Raman, K.	Do.	M.	July 1885 ..	Do. ..	Do.	Jan. 1907 to Dec. 1908.	Do.	56	Do.
144	1904 Rajaguru, K.	Do.	M.	Nov. 1883 ..	Do. ..	Do.	Do.	Do.	57	Do.
145	1905 Ramia, S.	Do.	M.	Jan 1882 ..	Native Christian.	R.C. Training School, Trincomalee.	Feb. 1907 to Dec. 1908.	Do.	58	Do.
146	1906 Elizabeth Mary	Do.	F.	June 1887 ..	Do.	All Saints' Training School for Missionary Education, Trincomalee.	Jan. 1907 to Dec. 1908.	Do.	59	Do.
147	1908 Pongappa Ayyangar, S.	Do.	M.	June 1887 ..	Grade ..	Government Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Do.	60	Trincomalee.
148	1902 Gnanasambhar, S.	Do.	M.	Sept. 1881 ..	Native Christian.	R.C. Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Do.	61	Trincomalee.
149	1903 Anand, J.	Do.	M.	Nov. 1881 ..	Do.	Do.	Jan. 1907 to Dec. 1908.	Fourth Form.	62	Do.
150	1906 Anand Bhagyan, S.	Do.	M.	Sept. 1888 ..	Do.	R. John's Training School for Missionary Education, Trincomalee.	Feb. 1907 to Dec. 1908.	Lower Standard.	63	Trincomalee.
151	1906 Vasudevanathan, S.	Do.	M.	Feb. 1887 ..	Grade ..	Government Training School for Missionary Education, Trincomalee.	Jan. 1907 to Dec. 1908.	Fourth Form.	64	Trincomalee.
152	1903 Inganathan Ayyangar, P. S.	Do.	M.	Aug. 1882 ..	Do. ..	Do.	Jan. 1907 to Dec. 1908.	Trincomalee.	65	Do.
153	1903 Nandharajam, D.	Do.	M.	Jan. 1884 ..	Do. ..	Do.	Do.	Do.	66	Do.
154	1903 Rameshwar, S.	Do.	M.	Feb. 1883 ..	Do. ..	Do.	Do.	Do.	67	Do.
155	1904 Anand, S.	Do.	M.	Jan. 1887 ..	Do. ..	Government Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Third Form.	68	Trincomalee.
156	1904 Mahesh, S.	Do.	M.	April 1884 ..	Do. ..	Do.	Jan. 1907 to Dec. 1908.	Trincomalee.	69	Do.
157	1904 Anand, S.	Do.	M.	Oct. 1887 ..	Do. ..	Government Training School, Trincomalee.	Do.	Do.	70	Trincomalee.
158	1904 Chinnappa, S.	Do.	M.	Aug. 1885 ..	Do. ..	Government Training School, Trincomalee.	Do.	Do.	71	Trincomalee.
159	1904 Rajaguru, S.	Do.	M.	Sept. 1885 ..	Do. ..	Government Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Third Form.	72	Trincomalee.
160	1904 Vasudevanathan, S.	Do.	M.	July 1887 ..	Do. ..	Government Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Trincomalee.	73	Trincomalee.
161	1904 Rajaguru, Y.	Do.	M.	July 1887 ..	Do. ..	Government Training School, Trincomalee.	Jan. 1907 to Dec. 1908.	Trincomalee.	74	Trincomalee.
162	1904 Sankar, Chinnappa.	Tamil	F.	April 1882 ..	Native Christian.	Trincomalee Training School for Missionary Education, Trincomalee.	Do.	Do.	75	Trincomalee.
163	1904 Sankar, Chinnappa.	Do.	M.	Sept. 1885 ..	Grade ..	Government Training School, Trincomalee.	Do.	Fourth Form.	76	Trincomalee.
164	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Government Training School, Trincomalee.	Do.	Lower Standard.	77	Trincomalee.
165	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	78	Trincomalee.
166	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	79	Trincomalee.
167	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	80	Trincomalee.
168	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	81	Trincomalee.
169	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	82	Trincomalee.
170	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	83	Trincomalee.
171	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	84	Trincomalee.
172	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	85	Trincomalee.
173	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	86	Trincomalee.
174	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	87	Trincomalee.
175	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	88	Trincomalee.
176	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	89	Trincomalee.
177	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	90	Trincomalee.
178	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	91	Trincomalee.
179	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	92	Trincomalee.
180	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	93	Trincomalee.
181	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	94	Trincomalee.
182	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	95	Trincomalee.
183	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	96	Trincomalee.
184	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	97	Trincomalee.
185	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	98	Trincomalee.
186	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	99	Trincomalee.
187	1904 Sankar, Chinnappa.	Do.	M.	Jan. 1887 ..	Do. ..	Do.	Do.	Do.	100	Trincomalee.

Serial number.	Native name.	Name of school.	Language.	Sex.	Date of birth.	Age.	Institution in which trained.	Period of training.	General educational attainments.	Percentage of marks obtained.	Place of examination.
ELEMENTARY GRADE—cont.											
101	1118	Swarcshend, Chari, S.	Tamil.	M.	Dec. 1888 ..	20	Government Training School, Kottayam.	Jan. 1908 to Dec. 1908.	Lower Secondary.	88	Vadapattinam.
102	1119	Selvaram, A. S.	Tamil.	M.	Dec. 1881 ..	27	Do.	Do.	Do.	80	Do.
103	1120	Valayammal, Aiyer, T. S. S.	Tamil.	F.	Aug. 1897 ..	11	Government Training School, Tanjore.	Do.	Do.	81	Tanjore.
104	1121	Selvarangam, Aiyer, S.	Tamil.	M.	Sept. 1898 ..	10	Government Training School, Tanjore.	Do.	Do.	82	Tanjore.
105	1122	Velupillai, S.	Tamil.	M.	March 1897 ..	11	Government Training School, Tanjore.	Jan. 1907 to Dec. 1908.	Primary.	83	Tanjore.
106	1123	Mei, S. S.	Tamil.	M.	May 1891 ..	17	Do.	Do.	Do.	84	Do.
107	1124	Madhavan, S.	Tamil.	M.	Oct. 1905 ..	3	Do.	Do.	Do.	85	Do.
108	1125	Tanujayya, A.	Tamil.	M.	April 1893 ..	15	Do.	Do.	Do.	86	Do.
109	1126	Jandiah, W. S.	Tamil.	M.	July 1897 ..	11	Do.	Do.	Do.	87	Do.
110	1127	Murali, S.	Tamil.	M.	Oct. 1897 ..	11	Do.	Do.	Do.	88	Do.
111	1128	Kulasekaran, S. K.	Tamil.	M.	Oct. 1898 ..	10	Do.	Do.	Do.	89	Do.
112	1129	Chandrasekhar, S.	Tamil.	M.	June 1897 ..	11	Do.	Do.	Do.	90	Do.
113	1130	Chandrasekhar, S.	Tamil.	M.	June 1897 ..	11	Do.	Do.	Do.	91	Do.
114	1131	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	92	Do.
115	1132	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	93	Do.
116	1133	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	94	Do.
117	1134	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	95	Do.
118	1135	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	96	Do.
119	1136	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	97	Do.
120	1137	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	98	Do.
121	1138	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	99	Do.
122	1139	Krishna, A. D.	Tamil.	M.	April 1891 ..	17	Do.	Do.	Do.	100	Do.

Serial or No.	Name of Teacher	Name of Institution	Language	Sex	Date of Birth	Grade	Institution to which attached	Period of teaching	General educational qualifica- tion	Experiences of work and travel	Place of experience
ELEMENTARY GRADES—con.											
110	187	Kennedy, John, M. F.	Tamil	M.	Sept. 1897	Head	Government Training School, Victoria	Jan. 1914 to Dec. 1918	Head Teacher	11	Madras
111	188	Kennedy, John, K.	Tamil	M.	Oct. 1894	Do.	Government Training School, Victoria	Jan. 1914 to Dec. 1918	Primary	12	Calcutta
112	189	Kennedy, John, K.	Do.	M.	March 1897	Native Christian	Do.	Jan. 1914 to Dec. 1918	Lower Secondary	13	Do
113	190	Kennedy, John, K.	Do.	M.	July 1897	Do.	Native Christian Training School, Rangoon	Do.	Primary	14	Madras
114	191	Kennedy, John, K.	Do.	M.	Dec. 1898	Head	Government Training School, Victoria	Do.	Lower Secondary	15	Calcutta
115	192	Kennedy, John, K.	Do.	M.	Jan. 1897	Do.	Do.	Do.	Primary	16	Do
116	193	Kennedy, John, K.	Do.	M.	July 1898	Do.	Do.	Do.	Primary	17	Do
117	194	Kennedy, John, K.	Do.	M.	Sept. 1898	Do.	Do.	Do.	Primary	18	Do
118	195	Kennedy, John, K.	Do.	M.	April 1899	Do.	Government Training School, Victoria	Feb. 1914 to Dec. 1918	Do.	19	Madras
119	196	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Jan. 1914 to Dec. 1918	Do.	20	Do
120	197	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Government Training School, Victoria	July 1914 to Dec. 1918	Primary	21	Madras
121	198	Kennedy, John, K.	Do.	M.	June 1897	Do.	Do.	Jan. 1914 to Dec. 1918	Do.	22	Do
122	199	Kennedy, John, K.	Do.	M.	July 1898	Native Christian	Government Training School, Rangoon	Do.	Do.	23	Madras
123	200	Kennedy, John, K.	Do.	M.	Jan. 1897	Do.	M. L. Training School, Victoria	Jan. 1914 to Dec. 1918	Lower Secondary	24	Do
124	201	Kennedy, John, K.	Do.	M.	July 1898	Do.	Do.	Do.	Primary	25	Do
125	202	Kennedy, John, K.	Do.	M.	April 1899	Do.	Do.	Do.	Primary	26	Do
126	203	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	27	Do
127	204	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	28	Do
128	205	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	29	Do
129	206	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	30	Do
130	207	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	31	Do
131	208	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	32	Do
132	209	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	33	Do
133	210	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	34	Do
134	211	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	35	Do
135	212	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	36	Do
136	213	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	37	Do
137	214	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	38	Do
138	215	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	39	Do
139	216	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	40	Do
140	217	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	41	Do
141	218	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	42	Do
142	219	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	43	Do
143	220	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	44	Do
144	221	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	45	Do
145	222	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	46	Do
146	223	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	47	Do
147	224	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	48	Do
148	225	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	49	Do
149	226	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	50	Do
150	227	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	51	Do
151	228	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	52	Do
152	229	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	53	Do
153	230	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	54	Do
154	231	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	55	Do
155	232	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	56	Do
156	233	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	57	Do
157	234	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	58	Do
158	235	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	59	Do
159	236	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	60	Do
160	237	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	61	Do
161	238	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	62	Do
162	239	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	63	Do
163	240	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	64	Do
164	241	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	65	Do
165	242	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	66	Do
166	243	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	67	Do
167	244	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	68	Do
168	245	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	69	Do
169	246	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	70	Do
170	247	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	71	Do
171	248	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	72	Do
172	249	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	73	Do
173	250	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	74	Do
174	251	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	75	Do
175	252	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	76	Do
176	253	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	77	Do
177	254	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	78	Do
178	255	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	79	Do
179	256	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	80	Do
180	257	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	81	Do
181	258	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	82	Do
182	259	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	83	Do
183	260	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	84	Do
184	261	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	85	Do
185	262	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	86	Do
186	263	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	87	Do
187	264	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	88	Do
188	265	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	89	Do
189	266	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	90	Do
190	267	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	91	Do
191	268	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	92	Do
192	269	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	93	Do
193	270	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	94	Do
194	271	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	95	Do
195	272	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	96	Do
196	273	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	97	Do
197	274	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	98	Do
198	275	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	99	Do
199	276	Kennedy, John, K.	Do.	M.	Jan. 1899	Do.	Do.	Do.	Primary	100	Do

Roll No.	Name	Place of Birth	Language	Sex	Date of Birth	Caste	Education in India	Period of Training	Special Educational Qualification	Percentage of marks at exam.	Place of assignment.
ELEMENTARY GRADUATES.											
245	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1929 to Dec. 1930	Senior Secund. Sch. Primary.	82	Calicut.
246	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1931 to Dec. 1932	Do.	82	Do.
247	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1933 to Dec. 1934	Do.	82	Do.
248	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1935 to Dec. 1936	Senior Secund. Sch. Primary.	82	Do.
249	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1937 to Dec. 1938	Do.	82	Do.
250	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1939 to Dec. 1940	Senior Secund. Sch. Primary.	82	Do.
251	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1941 to Dec. 1942	Do.	82	Do.
252	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1943 to Dec. 1944	Senior Secund. Sch. Primary.	82	Do.
253	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1945 to Dec. 1946	Do.	82	Do.
254	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1947 to Dec. 1948	Senior Secund. Sch. Primary.	82	Do.
255	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1949 to Dec. 1950	Do.	82	Do.
256	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1951 to Dec. 1952	Senior Secund. Sch. Primary.	82	Do.
257	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1953 to Dec. 1954	Do.	82	Do.
258	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1955 to Dec. 1956	Senior Secund. Sch. Primary.	82	Do.
259	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1957 to Dec. 1958	Do.	82	Do.
260	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1959 to Dec. 1960	Senior Secund. Sch. Primary.	82	Do.
261	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1961 to Dec. 1962	Do.	82	Do.
262	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1963 to Dec. 1964	Senior Secund. Sch. Primary.	82	Do.
263	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1965 to Dec. 1966	Do.	82	Do.
264	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1967 to Dec. 1968	Senior Secund. Sch. Primary.	82	Do.
265	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1969 to Dec. 1970	Do.	82	Do.
266	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1971 to Dec. 1972	Senior Secund. Sch. Primary.	82	Do.
267	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1973 to Dec. 1974	Do.	82	Do.
268	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1975 to Dec. 1976	Senior Secund. Sch. Primary.	82	Do.
269	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1977 to Dec. 1978	Do.	82	Do.
270	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1979 to Dec. 1980	Senior Secund. Sch. Primary.	82	Do.
271	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1981 to Dec. 1982	Do.	82	Do.
272	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1983 to Dec. 1984	Senior Secund. Sch. Primary.	82	Do.
273	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1985 to Dec. 1986	Do.	82	Do.
274	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1987 to Dec. 1988	Senior Secund. Sch. Primary.	82	Do.
275	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1989 to Dec. 1990	Do.	82	Do.
276	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1991 to Dec. 1992	Senior Secund. Sch. Primary.	82	Do.
277	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1993 to Dec. 1994	Do.	82	Do.
278	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1995 to Dec. 1996	Senior Secund. Sch. Primary.	82	Do.
279	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Do.	Dec. 1997 to Dec. 1998	Do.	82	Do.
280	1905 Muthiah, S. S.	Madurai	Dr.	M	May 1905	Madia	Government Training School, Coimbatore.	Dec. 1999 to Dec. 2000	Senior Secund. Sch. Primary.	82	Do.

Roll no.	Name of candidate.	Language.	Sex.	Date of birth.	Grade.	Education in school (months).	Period of training.	Special school (months).	Percentage of marks in exam.	Final examination.
200-1470	Kawda, Akbar Farooq	English.	M.	Mar 1891 ..	Elementary	Training at the Government of India, Bombay, England.	Feb. 1908 to Dec 1908.	Lower Secondary.	51	English.
200-1474	Laloo R. Datta	Gujarati.	M.	Jan 1904 ..	Native Christian.	Government Training School, Bombay.	Jan 1908 to Dec 1908.	Third Form.	50	Marathi.
200-1500	Farooq, L. ..	Malayalam.	M.	Feb. 1883 ..	Native ..	Government Training School, Calcutta.	Dec. 1908.	Lower Secondary.	50	Calcutta.
200-1504	Mahomed Syed, T. V. Mohd. 2. Ghalib.	Urdu.	M.	Sept. 1885 ..	Do. ..	Do. ..	20th 1907 to Dec 1907.	Primary.	51	Do.
200-1507	..	Urdu.	M.	Mar 1904 ..	Do. ..	Government Training School, Calcutta.	July 1908 to Dec 1908.	Do.	50	English.
200-1508	Gomara, K. ..	Telugu.	M.	Oct. 1904 ..	Native ..	Government Training School, Calcutta.	June 1907 to Dec 1907.	Primary.	50	Calcutta.
200-1511	Arjunappa, T.	Do.	M.	July 1902 ..	Do. ..	Government Training School, Calcutta.	Do.	Second Form.	50	Marathi.
200-1516	Nyba B. H. ..	Malayalam.	M.	July 20 3 ..	Native ..	Government Training School, Calcutta.	Jan. 1908 to Dec 1907.	Upper Primary.	51	Do.
200-1518	Yashwanth, C.	Telugu.	M.	Feb. 1906 ..	Native ..	Government Training School, Calcutta.	Jan 1908 to Dec 1908.	Lower Secondary.	51	English.
200-1519	Ganeshachari, K.	Do.	M.	July 1904 ..	Do. ..	Do. ..	July 1907 to Dec 1907.	Primary.	50	Do.
200-1520	David, Joseph.	Do.	M.	July 1903 ..	Native Christian.	C.M.S. School, Madras.	Jan. 1907 to Dec 1907.	Fifth Form.	50	Marathi.
200-1521	..	Do.	M.	July 1903 ..	Do. ..	C.M.S. School, Madras.	Jan. 1907 to Dec 1907.	Lower Secondary.	50	English.
200-1522	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1523	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1524	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1525	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1526	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1527	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1528	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1529	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1530	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1531	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1532	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1533	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1534	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1535	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1536	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1537	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1538	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1539	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1540	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1541	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1542	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1543	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1544	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1545	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1546	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1547	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1548	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1549	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1550	..	Do.	M.	Feb. 1904 ..	Do. ..	Do. ..	Do.	Do.	50	Do.
200-1551	..	Do.	M.	Feb. 1904 ..	Do. ..					

Serial No.	Name of candidate.	Language.	Sex.	Date of birth.	Caste.	Institution in which trained.	Period of training.	General educational qualification.	Percentage of marks in subjects.	Place of employment.
ELEMENTARY GRADES—cont.										
214 1225	Perianda Aggar, M.	Tamil	M	Feb. 1904	Hindu	Government Training School.	June 1907 to Dec. 1908.	Primary.	84	Salem.
215 1247	Chittappa, A. C.	Tamil	M	Dec. 1903	Native Christian.	E.C. Training School, Tamilnadu.	Jan. 1908 to Dec. 1908.	Third Form.	70	Tamilnadu.
216 1257	Shankarappa, A.	Tamil	M	Jan. 1904	"	"	"	Lower Second.	70	"
217 1214	Leontine, I.	Tamil	M	Apr. 1908	"	"	Jan. 1907 to Dec. 1908.	Primary.	14	"
218 1215	Swaminathan, G.	Tamil	M	Oct. 1903	"	A.M. Training School for Students, Madras.	Jan. 1907 to Dec. 1908.	Fourth Form.	15	Madras.
219 1230	Sankarappa Aiyar, C.	Tamil	M	June 1907	Hindu	Government Training School, Tamilnadu.	"	Lower Second.	80	Tamilnadu.
220 1236	Perianna Aiyar, A. S.	Tamil	M	July 1903	"	"	"	Lower Second.	70	"
221 1239	Krishna Rao, V.	Tamil	M	Oct. 1904	"	"	June 1907 to Dec. 1908.	Primary.	46	"
222 1240	Marappa, S.	Tamil	M	Feb. 1904	Native Christian.	C.N.N. Training School, Tamilnadu.	Jan. 1907 to Dec. 1908.	"	54	Tamilnadu.
223 1252	Ramaji Kalyan, A.	Tamil	M	Nov. 1907	"	"	Jan. 1908 to Dec. 1908.	Third Form.	18	"
224 1253	Arumathi, J.	Tamil	F	Apr. 1908	"	"	Jan. 1907 to Dec. 1908.	Third Form.	40	"
225 1254	Rajendran, V.	Tamil	M	March 1906	"	Government Training School for Madras, Tamilnadu.	"	Lower Second.	50	Chennai.
226 1255	Ganesh, M.	Tamil	F	Oct. 1904	"	Government Training School for Madras, Tamilnadu.	Jan. 1907 to Dec. 1908.	Second Form.	10	"
227 1256	Venkata Ramiah, M.	Tamil	M	April 1904	Hindu	Government Training School, Tamilnadu.	Jan. 1907 to Dec. 1908.	Lower Second.	60	Chennai.
228 1257	Ramalingam, S. S.	Tamil	M	Feb. 1904	"	"	"	Third Form.	60	"
229 1258	Kanna, S. S.	Tamil	M	April 1907	"	"	"	Lower Second.	80	"
230 1259	Appanna, K.	Tamil	M	Nov. 1904	"	Government Training School, Madras.	Feb. 1906 to Dec. 1908.	Fourth Standard.	56	Madras.
231 1260	Arumathi, T.	Tamil	F	May 1907	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	20	Chennai.
232 1261	Venkata Ramiah, S.	Tamil	M	July 1904	"	"	Jan. 1907 to Dec. 1908.	Primary.	10	"
233 1262	Kannappa, T.	Tamil	F	Dec. 1907	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	10	"
234 1263	Kanna, P.	Tamil	M	May 1907	"	Government Training School, Madras.	Jan. 1907 to Dec. 1908.	Primary.	42	Chennai.
235 1264	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	"	10	Chennai.
236 1265	Shankarappa, K.	Tamil	M	May 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
237 1266	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
238 1267	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
239 1268	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
240 1269	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
241 1270	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
242 1271	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
243 1272	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
244 1273	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
245 1274	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
246 1275	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
247 1276	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
248 1277	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
249 1278	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.
250 1279	Shankarappa, K.	Tamil	M	July 1904	"	Government Training School, Madras.	Jan. 1908 to Dec. 1908.	Lower Second.	60	Chennai.

Roll No.	Page No.	Name of candidate.	Language.	Sex.	Date of birth.	Caste.	Institution in which trained.	Period of training.	General educational qualifications.	Percentage of marks obtained.	Place of origin.
MEMBERED GRASS-ROOTS.											
204	205	Udaya Tondra Kodiyar.	English.	F.	Dec 1913 ..	Tamil.	Pro-Secy Training School for Kodiyars, Singapore.	Jan. 1935 to Dec 1935.	Lower Secondary.	45	Madras.
217	218	Yashoda Rajagopal.	Tamil.	F.	May 1917 ..	Tamil Christian.	U.C.M. Training School, Singapore.	Feb. 1935 to Dec 1935.	Fourth Form.	45	Do.
219	220	Ada Tullah ..	Tamil.	F.	Feb. 1915 ..	Do.	Do.	Jan. 1935 to Dec 1935.	Do.	10	Do.
217	218	Ramamuni Raman, S.	Ta.	M.	June 1915 ..	Hindu ..	Government Training School, Cuddalore.	Jan. 1935 to Dec 1935.	Primary.	45	Cuddalore.
219	220	Ramamuni Chari, S.	Do.	M.	July 1917 ..	Do. ..	Do.	Do.	Do.	45	Do.
219	220	Ramamuni Raman, S.	Do.	M.	Feb. 1917 ..	Tamil Christian.	Do.	Jan. 1935 to Dec 1935.	Lower Secondary.	45	Do.
219	220	Ganapathi Srinivasan, S.	Tamil.	F.	July 1915 ..	Do.	A.M. Training School for Kodiyars, Cuddalore.	Do.	Third Form.	45	Do.
219	220	Arundhati Muniammal.	Do.	F.	Jan. 1917 ..	Do.	S.O. Training School for Kodiyars, Cuddalore.	Do.	Lower Secondary.	45	Cuddalore.
219	220	Ramamuni, V.	Do.	M.	Jan. 1915 ..	Hindu ..	Government Training School, Cuddalore.	Do.	Fourth Form.	45	Triplicane.
219	220	Arundhati Rao, S.	Do.	M.	July 1915 ..	Tamil Christian.	Government Training School, Cuddalore.	Jan. 1935 to Dec 1935.	Primary.	45	Triplicane.
219	220	Sankari Al- per, M. S.	Do.	M.	Aug. 1915 ..	Hindu ..	Do.	Do.	Do.	45	Do.
219	220	Perumal Pillai, S.	Do.	M.	Sept. 1915 ..	Do. ..	Government Training School, Madras.	Do.	Do.	45	Madras.
219	220	Vijayalakshmi, S.	Do.	M.	Nov. 1915 ..	Do. ..	Do.	Do.	Do.	45	Do.
219	220	Chinnayyan, S.	Do.	M.	Sept. 1917 ..	Tamil Christian.	M.O. Training School, Triplicane.	Jan. 1935 to Dec 1935.	Third Form.	45	Triplicane.
219	220	Arundhati, S.	Do.	M.	April 1915 ..	Do.	Do.	Jan. 1935 to Dec 1935.	Intermediate School Triplicane.	45	Do.
219	220	Dandi, M. P.	Do.	M.	Jan. 1915 ..	Do.	A.M. Training Institution, Ponnai.	Jan. 1935 to Dec 1935.	Third Form.	45	Ponnai.
219	220	Arundhati, S.	Do.	M.	July 1915 ..	Do.	Do.	Do.	Fourth Form.	45	Do.
219	220	Kamathi Al- per, V.	Do.	M.	Feb. 1915 ..	Hindu ..	Government Training School, Triplicane.	Do.	Third Form.	45	Triplicane.
219	220	Sankari, V. ..	Do.	M.	July 1917 ..	Do. ..	Do.	Do.	Lower Secondary.	45	Do.
219	220	Arundhati Al- per, V.	Do.	M.	Feb. 1915 ..	Do. ..	Do.	Jan. 1935 to Dec 1935.	Primary.	45	Do.
219	220	Pillai, M. ..	Do.	M.	Nov. 1915 ..	Tamil Christian.	C.M.S. Training Institution, Ponnai.	Jan. 1935 to Dec 1935.	Third Form.	45	Ponnai.
219	220	Arundhati, S.	Do.	F.	Jan. 1915 ..	Do.	Govt Training Institution, Ponnai.	Feb. 1935 to Dec 1935.	Fourth Form.	45	Do.
219	220	Ganapathi, S.	Do.	F.	June 1915 ..	Do.	Do.	Jan. 1935 to Dec 1935.	Third Form.	45	Do.
219	220	S. K. Das Baidya.	Do.	M.	April 1915 ..	Hindu ..	Government Training School for Kodiyars, Cuddalore.	Do.	Lower Secondary.	45	Cuddalore.
219	220	Prasanna Pillai, S.	Do.	M.	Feb. 1915 ..	Do. ..	Do.	Jan. 1935 to Dec 1935.	Primary.	45	Do.
219	220	Arundhati Dassan	English.	F.	Sept. 1917 ..	Kristian.	Training Class attached to the Church of God, Singapore.	Feb. 1935 to Dec 1935.	Lower Secondary.	45	Singapore.
219	220	Perumal, S.	Tamil.	M.	April 1915 ..	Hindu ..	Government Training School, Singapore.	Jan. 1935 to Dec 1935.	Do.	45	Singapore.
219	220	Arundhati, S.	Do.	F.	Oct. 1915 ..	Tamil Christian.	S.O.C. Training School for Kodiyars, Cuddalore.	Jan. 1935 to Dec 1935.	Third Form.	45	Do.
219	220	Arundhati, S.	Tamil.	F.	Aug. 1915 ..	Tamil Christian.	Government Training School for Kodiyars, Cuddalore.	Jan. 1935 to Dec 1935.	Lower Secondary.	45	Cuddalore.

Serial number of recruit.	Name of recruit.	Language.	Sex.	Date of birth.	Class.	Institution in which trained.	Period of training.	Group of educational qualifications.	Present rank of recruit.	Place of commission.
ELEMENTARY GRADE—cont.										
303 1007	Kishore Das, A.	Telugu.	M.	Nov. 1879 ..	Blacks ..	Government Training School, Calcutta.	Jan. 1908 to Dec. 1907.	Lower Secondary Primary.	49	Calcutta.
494 1014	Kishore Das, P.	Do.	M.	Jan. 1894 ..	Do. ..	Do.	June 1907 to Dec. 1906.	Do.	49	Do.
304 1009	Gopala Naray, M.	Do.	M.	June 1887 ..	Do. ..	Do.	Do.	Do.	49	Do.
495 1015	Marika Das, J.	Do.	F.	May 1891 ..	Sadma Christian.	Government Madras Training School for Missionaries, Calcutta.	Jan. 1908 to Dec. 1907.	Third Form.	49	Do.
307 77	Madhupala Das, G.	Telugu.	M.	Oct. 1875 ..	Blacks ..	Government Training School, Bangalore.	June 1907 to Dec. 1906.	Primary.	49	Bombay.
496 1016	Yashwanth, K.	Telugu.	M.	May 1891 ..	Do. ..	Government Training College, Mysore.	Jan. 1908 to Dec. 1907.	Lower secondary.	49	Bombay.
309 100	Madhupala Das, Y.	Do.	M.	May 1893 ..	Do. ..	Do.	July 1907 to Dec. 1906.	Second Form. Primary.	49	Do.
499 1012	Haripada Das, G.	Do.	M.	June 1897 ..	Do. ..	Do.	Do.	Do.	49	Do.
498 1013	Haripada Das, E.	Do.	M.	July 1896 ..	Do. ..	Government Training School, Calcutta.	Do.	Second Form. Secondary.	49	Calcutta.
401 415	Satyam Das, M.	Do.	F.	Aug. 1875 ..	Blacks Christian.	Government Training School for Women, Bangalore.	Jan. 1907 to Dec. 1906.	Lower Secondary.	49	Do.
310 101	Yashwanth, D.	Do.	M.	Aug. 1891 ..	Blacks ..	Government Training School, Bangalore.	June 1907 to Dec. 1906.	Primary.	49	Calcutta.
403 408	Madhupala Das, G.	Do.	M.	Oct. 1891 ..	Do. ..	Government Training School, Calcutta.	Do.	Do.	49	Calcutta.
312 101	Madhupala Das, G.	Do.	M.	July 1898 ..	Do. ..	Do.	Jan. 1907 to Dec. 1906.	Third Form.	49	Do.
313 102	Kishore Das, V.	Do.	M.	Sept. 1897 ..	Do. ..	Do.	Do.	Do.	49	Do.
412 102	Kishore Das, V.	Do.	M.	July 1908 ..	Do. ..	Government Training School, Calcutta.	Feb. 1908 to Jan. 1907.	Lower Secondary.	49	Calcutta.
314 103	Madhupala Das, M.	Telugu.	M.	July 1891 ..	Blacks ..	Government Training School, Calcutta.	Jan. 1908 to Dec. 1907.	Third Form.	49	Calcutta.
415 104	Satyam Das, P. R.	Do.	M.	July 1891 ..	Sadma Christian.	Do.	Do.	Do.	49	Do.
405 105	Madhupala Das, M.	Do.	M.	July 1891 ..	Blacks ..	Do.	June 1907 to Dec. 1906.	Fourth Form. Primary.	49	Do.
315 106	Madhupala Das, M.	Telugu.	M.	Jan. 1899 ..	Do. ..	Government Training School, Calcutta.	Feb. 1908 to Jan. 1907.	Fourth Form.	49	Calcutta.
316 107	Madhupala Das, M.	Do.	M.	July 1907 ..	Blacks Christian.	Do.	Jan. 1908 to Dec. 1907.	Lower Secondary.	49	Do.
317 108	Madhupala Das, M.	Do.	M.	Feb. 1910 ..	Blacks ..	Do.	Do.	Do.	49	Do.
406 109	Madhupala Das, M.	Do.	M.	May 1904 ..	Do. ..	Do.	June 1907 to Dec. 1906.	Primary.	49	Do.
318 110	Madhupala Das, M.	Telugu.	F.	July 1897 ..	Blacks Christian.	American Mission Training School for Children, Calcutta.	Jan. 1908 to Dec. 1907.	Third Form.	49	Do.
407 111	Madhupala Das, M.	Do.	M.	Aug. 1912 ..	Blacks ..	Government Training School, Calcutta.	June 1907 to Dec. 1906.	Fourth Form.	49	Bombay.
319 112	Madhupala Das, M.	Do.	M.	May 1894 ..	Blacks Christian.	Government Training School, Calcutta.	Jan. 1908 to Dec. 1907.	Lower Secondary.	49	Do.
320 113	Madhupala Das, M.	Do.	M.	July 1899 ..	Do. ..	Do.	Do.	Do.	49	Do.
408 114	Madhupala Das, M.	Do.	M.	Nov. 1898 ..	Blacks ..	Government Training School, Calcutta.	June 1907 to Dec. 1906.	Fourth Form. Primary.	49	Calcutta.
409 115	Madhupala Das, M.	Do.	M.	Jan. 1900 ..	Do. ..	Government Training School, Calcutta.	Jan. 1908 to Dec. 1907.	Lower Secondary.	49	Tanjore.
410 116	Madhupala Das, M.	Do.	M.	Oct. 1907 ..	Do. ..	Do.	Do.	Do.	49	Do.
411 117	Madhupala Das, M.	Do.	M.	July 1908 ..	Blacks ..	Do.	June 1907 to Dec. 1906.	Primary.	49	Do.
412 118	Madhupala Das, M.	Do.	M.	Oct. 1908 ..	Blacks ..	Do.	Do.	Do.	49	Do.

[illegible]

Serial number of the person.	Name of person.	Language.	Sex.	Date of birth.	Caste.	Institution in which trained.	Period of training.	Graded school or qualification.	Present position or occupation.	Place of origin.	
ELEMENTARY GRADE.—cont.											
439	1907	Prasa, J.	Christian.	F.	May 1899	Native Christian.	B. S. H. Institute Training School for Teachers, Madras.	Jan. 1909 to Dec. 1909.	Third Form.	48	Madras.
439	1907	Sankaran, M.	Malaya.	M.	April 1905	Malaya.	Government Training School, Calcutta.	Jan. 1905 to Dec. 1907.	8-10th Standard Primary.	49	Calcutta.
440	1907	Chandrasekhar, S.	Dr.	M.	Dec. 1904	Dr.	Do.	Do.	Do.	50	Do.
441	1907	Prasa, J.	Dr.	M.	Dec. 1904	Dr.	Do.	Do.	Do.	51	Do.
442	1907	Prasa, J.	Dr.	F.	April 1905	Native Christian.	Government Mysore Training School for Madras, Calcutta.	Jan. 1905 to Dec. 1907.	Third Form.	52	Do.
443	1907	Sankaran, A.	Dr.	M.	May 1904	Malaya.	Government Training School, Calcutta.	Jan. 1905 to Dec. 1907.	8-10th Standard Primary.	53	Calcutta.
444	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	54	Do.
445	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	55	Do.
446	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	56	Do.
447	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	57	Do.
448	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	58	Do.
449	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	59	Do.
450	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	60	Do.
451	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	61	Do.
452	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	62	Do.
453	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	63	Do.
454	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	64	Do.
455	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	65	Do.
456	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	66	Do.
457	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	67	Do.
458	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	68	Do.
459	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	69	Do.
460	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	70	Do.
461	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	71	Do.
462	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	72	Do.
463	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	73	Do.
464	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	74	Do.
465	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	75	Do.
466	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	76	Do.
467	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	77	Do.
468	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	78	Do.
469	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	79	Do.
470	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	80	Do.
471	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	81	Do.
472	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	82	Do.
473	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	83	Do.
474	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	84	Do.
475	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	85	Do.
476	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	86	Do.
477	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	87	Do.
478	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	88	Do.
479	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	89	Do.
480	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	90	Do.
481	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	91	Do.
482	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	92	Do.
483	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	93	Do.
484	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	94	Do.
485	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	95	Do.
486	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	96	Do.
487	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	97	Do.
488	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	98	Do.
489	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	99	Do.
490	1907	Prasa, J.	Dr.	M.	July 1905	Dr.	Do.	Do.	Do.	100	Do.

Serial Number	Name of Institution	Language	Sex	Date of Birth	Course	Institution in which trained	Period of Training	General education, qualifications	Year of graduation	Place of employment
ELEMENTARY GRADE—cont.										
408	1185 Kilmichael, M. T.	English	M.	July 1881	Books	Government Training School, Toronto	June 1907 to Dec. 1908	First Form	47	Toronto
409	1186 Snelgrove, D.	Do.	M.	Oct. 1881	Native Christian	W.B.M. Training School, Toronto	Jan. 1907 to Dec. 1908	Do	47	Toronto
410	1187 Williams, Abner, W. R.	Do.	M.	May 1881	Books	Government Training School, Toronto	Jan. 1908 to Dec. 1908	Lower Secondary, Third Form	47	Salem
411	1188 Macdonald, A.	Do.	M.	Dec. 1882	Native Christian	R.C. Training School, Toronto	Do	Do	47	Trinidad, P.O.
412	1189 McKel, T.	Do.	M.	July 1884	Do	Do	Do	Do	47	Do
413	1190 Kelle, Samuel, D.	Do.	M.	April 1885	Do	Do	Jan. 1907 to Dec. 1908	Fourth Standard, Do	47	Do
414	1191 Chappell, R.	Do.	M.	June 1885	Do	Do	Do	Do	47	Do
415	1192 Taylor, A.	Do.	M.	May 1886	Do	Do	Do	Third Standard, Do	47	Do
416	1193 Greenwood	Do.	F.	Oct. 1878	Do	R.C. Training School for Ma- tresses, Toronto	Do	Do	47	Do
417	1194 Greenfield, G.	Do.	F.	Sept. 1878	Do	At home Training School for Ma- tresses, Toronto	Do	Third Form	47	Do
418	1195 Johnson, Ch.	Do.	F.	Oct. 1888	Do	A.N. Training School for Ma- tresses, Toronto	Jan. 1898 to Dec. 1898	Fourth Form	47	Salem
419	1196 Rogers, F. A.	Do.	F.	Sept. 1888	Do	Do	Do	Third Form, Do	47	Do
420	1197 Shagren, F. J.	Do.	F.	June 1890	Do	Do	Do	Do	47	Do
421	1198 Greenfield, A.	Do.	M.	Feb. 1887	Do	A.N. Training School for Ma- tresses, Toronto	Do	Do	47	Toronto
422	1199 Robinson, A. J.	Do.	M.	July 1886	Books	Do	Do	Fourth Form, Do	47	Do
423	1200 Armstrong, Edna, E.	Do.	M.	Sept. 1888	Do	Government Training School, Tor- onto	Jan. 1898 to Dec. 1898	Fourth Form, Do	47	Bradford
424	1201 Kitchin, Edna, E.	Do.	M.	April 1887	Native Christian	Do	Do	Do	47	Do
425	1202 McDonald, Chas. G.	Do.	M.	July 1888	Books	Do	Do	Do	47	Do
426	1203 Macdonald, Chas. M.	Do.	M.	April 1887	Do	Government Training School, Toronto	Do	Fourth Standard	47	Toronto
427	1204 Greenfield, G.	Do.	F.	Aug. 1881	Native Christian	Book Training School, Toronto	Jan. 1898 to Dec. 1908	Fourth Standard	47	Toronto
428	1205 McDonald, G.	Do.	F.	Mar. 1886	Do	Do	Do	Fourth Form, Do	47	Do
429	1206 McDonald, A. J.	Do.	M.	Mar. 1886	Books	At home Training School, Toronto	Feb. 1886 to Dec. 1886	Lower Secondary, Do	47	Toronto
430	1207 McDonald, G.	Do.	F.	Jan. 1888	Native Christian	St. John's Training School for Ma- tresses, Toronto	Jan. 1898 to Dec. 1908	Third Form	47	Do
431	1208 Macdonald, A. J.	Do.	M.	Oct. 1888	Books	Government Training School for Ma- tresses, Toronto	Do	Do	47	Toronto
432	1209 McDonald, Mary	Do.	F.	Sept. 1890	Native Christian	Government Training School for Ma- tresses, Toronto	Do	Lower Secondary	47	Do
433	1210 Lloyd, Edna, E.	German	M.	May 1887	Native Christian	Government Training School, Kingston	Do	Primary	47	Kingston
434	1211 Reid, E.	Do.	M.	July 1888	Books	Do	Do	Lower Secondary	47	Do
435	1212 Thomas, E. K.	Do.	M.	Nov. 1881	Native Christian	Do	Jan. 1887 to Dec. 1888	Do	47	Do
436	1213 McDonald, A. J.	Do.	M.	Jan. 1884	Do	Do	Do	Do	47	Do
437	1214 McDonald, A. J.	Do.	M.	Sept. 1884	Do	Government Training School, Do	Do	Do	47	Do
438	1215 Ross, Frances, E. A.	Do.	M.	Mar. 1887	Do	Do	Do	Do	47	Do

Serial Number.	Name of candidate.	Language.	Sex.	Date of birth.	Code.	Institution to which entered.	Period of teaching.	General educational qualifications.	Percentage of marks obtained.	Name of institution.
ELEMENTARY GRADE—cont.										
496 2202	Robinson, Frederick, D.	Malay.	M.	July 1913 ..	Black ..	Government Training School, Ceylon.	July 1913 to Dec. 1913.	Primary.	42	Ceylon.
497 2203	Robinson, Frederick, D.	Telugu.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Aug. 1913 to Dec. 1913.	Second Form.	45	Ceylon.
498 2204	Robinson, Frederick, D.	Do.	M.	May 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Third Form.	45	Ceylon.
499 2205	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fourth Form.	45	Ceylon.
500 2206	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fifth Form.	45	Ceylon.
501 2207	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Sixth Form.	45	Ceylon.
502 2208	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Seventh Form.	45	Ceylon.
503 2209	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Eighth Form.	45	Ceylon.
504 2210	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Ninth Form.	45	Ceylon.
505 2211	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Tenth Form.	45	Ceylon.
506 2212	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Eleventh Form.	45	Ceylon.
507 2213	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twelfth Form.	45	Ceylon.
508 2214	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirteenth Form.	45	Ceylon.
509 2215	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fourteenth Form.	45	Ceylon.
510 2216	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fifteenth Form.	45	Ceylon.
511 2217	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Sixteenth Form.	45	Ceylon.
512 2218	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Seventeenth Form.	45	Ceylon.
513 2219	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Eighteenth Form.	45	Ceylon.
514 2220	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Nineteenth Form.	45	Ceylon.
515 2221	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twentieth Form.	45	Ceylon.
516 2222	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-first Form.	45	Ceylon.
517 2223	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-second Form.	45	Ceylon.
518 2224	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-third Form.	45	Ceylon.
519 2225	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-fourth Form.	45	Ceylon.
520 2226	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-fifth Form.	45	Ceylon.
521 2227	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-sixth Form.	45	Ceylon.
522 2228	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-seventh Form.	45	Ceylon.
523 2229	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-eighth Form.	45	Ceylon.
524 2230	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Twenty-ninth Form.	45	Ceylon.
525 2231	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirtieth Form.	45	Ceylon.
526 2232	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-first Form.	45	Ceylon.
527 2233	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-second Form.	45	Ceylon.
528 2234	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-third Form.	45	Ceylon.
529 2235	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-fourth Form.	45	Ceylon.
530 2236	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-fifth Form.	45	Ceylon.
531 2237	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-sixth Form.	45	Ceylon.
532 2238	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-seventh Form.	45	Ceylon.
533 2239	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-eighth Form.	45	Ceylon.
534 2240	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Thirty-ninth Form.	45	Ceylon.
535 2241	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fortieth Form.	45	Ceylon.
536 2242	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-first Form.	45	Ceylon.
537 2243	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-second Form.	45	Ceylon.
538 2244	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-third Form.	45	Ceylon.
539 2245	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-fourth Form.	45	Ceylon.
540 2246	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-fifth Form.	45	Ceylon.
541 2247	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-sixth Form.	45	Ceylon.
542 2248	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-seventh Form.	45	Ceylon.
543 2249	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-eighth Form.	45	Ceylon.
544 2250	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Forty-ninth Form.	45	Ceylon.
545 2251	Robinson, Frederick, D.	Do.	M.	July 1913 ..	Do. ..	Government Training School, Ceylon.	Jan. 1913 to Dec. 1913.	Fiftieth Form.	45	Ceylon.

Serial number of Register.	Name of proprietor.	Designation.	Sex.	Date of birth.	Caste.	Instruction by which taught.	Period of teaching.	General educational qualification.	Height of body at date of last school.	Place of assignment.
ELEMENTARY GRADE—cont.										
201 1216	Arundel Rajah, P.	Teacher.	M.	March 1885.	Siaka ..	Government Training School, Talpavayam.	June 1907 to Dec. 1908.	Primary.	48	Village school.
202 1116	Pragayam P. S. S. S.	Do.	M.	Dec. 1888 ..	Native Children.	Do. "	Jan. 1908 to Dec. 1908.	Lower Secondary School Form. Fourth Form.	45	Do. "
203 1187	Arundel Rajah, P.	Do.	M.	Jan. 1891 ..	Siaka ..	Do.	Do.	Do.	45	Do.
204 1205	Arundel Rajah, P.	Do.	M.	Aug. 1888 ..	Do. "	Government Training School, Talpavayam.	Do.	Do.	48	Tanjore.
205 1716	Arundel Rajah, P.	Do.	F.	Dec. 1887 ..	Native Children.	All India Training School for Missions, Pondicherry, Travancore.	Jan. 1908 to Dec. 1908.	Lower Secondary.	48	Do.
206 1816	Arundel Rajah, P.	Do.	M.	July 1891 ..	Do.	Do.	Jan. 1901 to Dec. 1901.	First Form.	45	Tanjore.
207 1205	Arundel Rajah, P.	Do.	M.	June 1888 ..	Do.	Do.	Do.	Do.	45	Do.
208 1205	Arundel Rajah, P.	Do.	M.	July 1891 ..	Native Children.	Government Training School, Talpavayam.	July 1907 to Dec. 1908.	Primary.	45	Siaka.
209 1205	Arundel Rajah, P.	Do.	M.	Aug. 1888 ..	Native Children.	Government Training School, Talpavayam.	June 1907 to Dec. 1908.	Do.	45	Tanjore.
210 1116	Arundel Rajah, P.	Do.	M.	March 1885.	Siaka ..	Do.	Do.	Do.	45	Do.
211 1205	Arundel Rajah, P.	Do.	M.	July 1891 ..	Do.	Do.	Do.	First Form.	44	Do.
212 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Primary.	44	Do.
213 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
214 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
215 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
216 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
217 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
218 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
219 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
220 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
221 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
222 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
223 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
224 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
225 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
226 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
227 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
228 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
229 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
230 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
231 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
232 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
233 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
234 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
235 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
236 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
237 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
238 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
239 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
240 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
241 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
242 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
243 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
244 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
245 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
246 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
247 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
248 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
249 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
250 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
251 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
252 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
253 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
254 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
255 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
256 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
257 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
258 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
259 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
260 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
261 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
262 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
263 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
264 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
265 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
266 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
267 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
268 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
269 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
270 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
271 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
272 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
273 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
274 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
275 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
276 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
277 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
278 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
279 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.
280 1205	Arundel Rajah, P.	Do.	M.	Do.	Do.	Do.	Do.	Do.	45	Primary.

Serial Number	Name of Candidate	Age	Sex	Date of Birth	Grade	Institution in which Trained	Period of Training	General Educational Qualification	Remarks	Place of Appointment
442	Subramanyam, Venkatesan	24	M.	July 1918	Eleventh	Government Training College, Tanjore.	Jan. 1919 to Dec. 1920	Lower Secondary Third Pong-Low Secondary.		Tanjore, Tan.
443	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
444	Subramanyam, Venkatesan	24	M.	July 1918	Do.	Do.	Do.	Do.		Do.
445	Subramanyam, Venkatesan	24	M.	July 1918	Do.	Do.	Do.	Do.		Do.
446	Subramanyam, Venkatesan	24	M.	Oct. 1918	Do.	Government Training College, Tanjore.	Do.	Do.		Do.
447	Subramanyam, Venkatesan	24	M.	July 1918	Do.	Do.	Do.	Do.		Do.
448	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
449	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
450	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
451	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
452	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
453	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
454	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
455	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
456	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
457	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
458	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
459	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
460	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
461	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
462	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
463	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
464	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
465	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
466	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
467	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
468	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
469	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
470	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
471	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
472	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
473	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
474	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
475	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
476	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
477	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
478	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
479	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
480	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
481	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
482	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
483	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
484	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
485	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
486	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
487	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
488	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
489	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
490	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
491	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
492	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
493	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
494	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
495	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
496	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
497	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
498	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
499	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.
500	Subramanyam, Venkatesan	24	M.	Dec. 1918	Do.	Do.	Do.	Do.		Do.

Serial Number	Regulation No.	Name of candidate	Language	Sex	Date of birth	Caste	Institution in which trained	Period of training	General educational qualification	Particular qualifications for	Place of employment
ELEMENTARY GRADE—cont.											
734	1287	Jais, G. F.	Tamil	F.	Feb. 1887 ..	Hindu	St. John's Training School for Malabar, Ponnani.	Jan. 1898 to Jan. 1903.	Third Form	62	Travancore.
735	1288	Krishnaswami Chellu, S.	Tamil	M.	Jan. 1887 ..	Hindu	Government Training School for Teachers, Ponnani.	Do.	Lower Fourth Form	63	Chennai.
736	1289	Pinnas, C.	English	F.	Dec. 1887 ..	Christian	Training School attached to the Government of Madras, Bangalore.	Feb. 1898 to Dec. 1903.	Do.	64	Bangalore.
737	1290	L. R. R.	Tamil	F.	March 1887 ..	Christian	Do.	Do.	Do.	65	Do.
738	1291	Manjamma, T.	Tamil	M.	April 1887 ..	Hindu	Government Training School, Ponnani.	Jan. 1898 to Dec. 1903.	Third Form	66	Madras.
739	1292	Pachai, G.	Tamil	M.	March 1887 ..	Do.	Do.	Do.	Fourth Form	67	Do.
740	1293	R. R. R.	Tamil	F.	April 1887 ..	Christian	S. S. M. Training School for Malabar, Madras.	Jan. 1898 to Dec. 1903.	Third Form	68	Do.
741	1294	Krishnaswami, A. R.	Tamil	M.	July 1887 ..	Hindu	Government Training School, Ponnani.	Jan. 1898 to Dec. 1903.	Third Form	69	Chennai.
742	1295	Theophilus, S.	Tamil	M.	Sept. 1887 ..	Christian	S. S. M. Training School, Madras.	Do.	Third Form	70	Chennai.
743	1296	Chandrasekhar, S.	Tamil	M.	March 1887 ..	Hindu	Government Training School, Ponnani.	Jan. 1898 to Dec. 1903.	Third Form	71	Bangalore.
744	1297	R. R. R.	Tamil	M.	Jan. 1887 ..	Do.	Government Training School, Madras.	Do.	Do.	72	Chennai.
745	1298	S. S. S.	Tamil	M.	April 1887 ..	Do.	Do.	Do.	Do.	73	Do.
746	1299	P. R. R.	Tamil	F.	March 1887 ..	Christian	Training School for Malabar, Ponnani.	Jan. 1898 to Dec. 1903.	Lower Fourth Form	74	Travancore.
747	1300	S. S. S.	Tamil	M.	July 1887 ..	Hindu	Government Training School, Ponnani.	Jan. 1898 to Dec. 1903.	Third Form	75	Do.
748	1301	A. R. R.	Tamil	M.	July 1887 ..	Christian	Government Training School, Ponnani.	Do.	Do.	76	Travancore.
749	1302	S. S. S.	Tamil	M.	April 1887 ..	Hindu	Government Training School, Ponnani.	Jan. 1898 to Dec. 1903.	Lower Fourth Form	77	Chennai.
750	1303	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	78	Do.
751	1304	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	79	Do.
752	1305	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	80	Do.
753	1306	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	81	Do.
754	1307	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	82	Do.
755	1308	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	83	Do.
756	1309	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	84	Do.
757	1310	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	85	Do.
758	1311	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	86	Do.
759	1312	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	87	Do.
760	1313	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	88	Do.
761	1314	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	89	Do.
762	1315	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	90	Do.
763	1316	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	91	Do.
764	1317	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	92	Do.
765	1318	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	93	Do.
766	1319	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	94	Do.
767	1320	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	95	Do.
768	1321	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	96	Do.
769	1322	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	97	Do.
770	1323	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	98	Do.
771	1324	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	99	Do.
772	1325	S. S. S.	Tamil	M.	July 1887 ..	Do.	Do.	Do.	Do.	100	Do.

Serial No.	Resident No.	Name of candidate.	Language.	Sex.	Date of birth.	Grade.	Institution in which trained.	Period of training.	General educational qualifications.	Period of service of which.	Name of appointing authority.
ELEMENTARY GRADE—con.											
408	120	Saitoh, S.	Japanese.	M.	March 1881	Native Christian.	Government Training School, Tokyo.	Feb. 1898 to Dec. 1899.	Lower Secondary School.	18	Religious.
409	101	Shikamae, H.	Japanese.	F.	July 1880	Do.	Do.	Do.	Do.	18	Do.
410	111	Kanemitsu, S.	Japanese.	M.	March 1887	Native.	Government Training School, Tokyo.	June 1897 to Dec. 1899.	Primary.	12	Secular.
411	104	Maruyama, S.	Do.	M.	July 1881	Native Christian.	London Mission Training School, London.	Jan. 1898 to Dec. 1899.	Lower Secondary.	18	Religious.
412	107	Mitsuyoshi, Saitoh Shiro	Japanese.	M.	Feb. 1894	Native.	Government Education Board, Tokyo.	Jan. 1897 to Dec. 1899.	Primary.	16	Native.
413	105	Mori Shigeaki.	Japanese.	F.	Sept. 1889	Native Christian.	M.E.S.B. Training School, Tokyo.	Feb. 1898 to Dec. 1899.	First Form.	61	Do.
414	108	Funayama, Tada, I. U.	Do.	M.	July 1880	Native.	Government Training School, Tokyo.	June 1897 to Dec. 1899.	Fourth Standard.	41	Religious.
415	106	Mori Shiro	Do.	F.	April 1892	Native Christian.	M.E.S.B. Training School for Girls, Tokyo.	Jan. 1898 to Dec. 1899.	First Form.	66	Christian.
416	109	Ando, S.	Do.	F.	March 1887	Do.	Do.	Do.	Do.	58	Do.
417	102	Kanemitsu, Choji, M.	Do.	M.	Nov. 1880	Native.	Government Training School, Tokyo.	June 1897 to Dec. 1899.	Primary.	66	Religious.
418	113	Izumi, S.	Do.	M.	June 1888	Native Christian.	London Mission Training School, Tokyo.	Jan. 1898 to Dec. 1899.	Third Form.	45	Do.
419	103	Yoshioka, S.	Do.	M.	July 1887	Do.	Do.	Jan. 1898 to Dec. 1899.	Fourth Form.	46	Do.
420	104	Matsuyama, S.	Do.	F.	Aug. 1880	Do.	M.E.S.B. Training School for Girls, Tokyo.	Jan. 1898 to Dec. 1899.	Fourth Form.	46	Christian.
421	106	Kanemitsu, S.	Do.	M.	Aug. 1887	Native.	Government Training School, Tokyo.	Jan. 1897 to Dec. 1899.	Lower Secondary.	66	Religious.
422	109	Kanemitsu, S.	Do.	M.	Jan. 1881	Do.	Government Training School, Tokyo.	Jan. 1897 to Dec. 1899.	Primary.	46	Religious.
423	110	Kanemitsu, S.	Do.	M.	June 1880	Do.	Government Training School, Tokyo.	Do.	Do.	41	Religious.
424	111	Pickel, S.	Do.	M.	Sept. 1887	Do.	Government Training School, Tokyo.	Jan. 1898 to Dec. 1899.	Lower Secondary.	46	Religious.
425	112	Kanemitsu, S.	Do.	M.	Jan. 1887	Native Christian.	M.E.S.B. Training School, Tokyo.	Jan. 1897 to Dec. 1899.	Primary.	46	Do.
426	113	Kanemitsu, S.	Do.	M.	Aug. 1880	Do.	Do.	Do.	Do.	41	Do.
427	114	Kanemitsu, S.	Do.	F.	Dec. 1882	Do.	M.E.S.B. Training School for Girls, Tokyo.	Jan. 1898 to Dec. 1899.	First Form.	41	Native.
428	115	Yoshioka, S.	Do.	F.	Aug. 1889	Do.	Do.	Do.	Do.	41	Do.
429	116	Dani, S.	Do.	M.	July 1890	Do.	M.E.S.B. Training Institution, Tokyo.	Jan. 1898 to Dec. 1899.	Do.	44	Primary.
430	117	Izumi, S.	Do.	M.	Nov. 1888	Do.	Do.	Do.	Do.	41	Do.
431	118	Kanemitsu, S.	Do.	M.	Aug. 1880	Do.	Do.	Do.	Do.	41	Do.
432	119	Kanemitsu, S.	Do.	M.	Feb. 1889	Do.	Do.	Do.	Do.	41	Do.
433	120	Kanemitsu, S.	Do.	M.	June 1880	Native.	Government Training School, Tokyo.	Jan. 1897 to Dec. 1899.	Do.	46	Religious.
434	121	Kanemitsu, S.	Do.	M.	Jan. 1880	Do.	Do.	Do.	Do.	41	Do.
435	122	Kanemitsu, S.	Do.	M.	Aug. 1880	Do.	Do.	Do.	Do.	41	Do.
436	123	Kanemitsu, S.	Do.	M.	Dec. 1880	Do.	Do.	Do.	Do.	41	Do.
437	124	Kanemitsu, S.	Do.	M.	Aug. 1880	Do.	Do.	Do.	Do.	41	Do.
438	125	Kanemitsu, S.	Do.	M.	May 1880	Do.	Do.	Do.	Do.	41	Do.

Roll number.	English number.	Name of candidate.	Language.	Age.	Date of birth.	Case.	Education to which trained.	Period of training.	General educational qualifications.	Period of service abroad.	Name of station.	
ELEMENTARY GRADE—cont.												
448	1595	Arunachal, H. S.	Tamil.	M.	May 1916 ..	Do ..	Government Training School, Tenkasi.	June 1917 to Oct. 1919	Do.	Primary.	61	Tenkas.
449	1601	Arundhan, A. S.	Do.	M.	March 1916.	Do.	Government Training School, Tenkasi.	Feb. 1918 to Dec. 1919	Do.	Primary.	61	Tenkas.
450	1613	Arundhan, V. S.	Do.	M.	April 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
451	1618	Arundhan, S. S.	Do.	M.	Feb. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
452	1619	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
453	1620	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
454	1621	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
455	1622	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
456	1623	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
457	1624	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
458	1625	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
459	1626	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
460	1627	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
461	1628	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
462	1629	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
463	1630	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
464	1631	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
465	1632	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
466	1633	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
467	1634	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
468	1635	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
469	1636	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
470	1637	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
471	1638	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
472	1639	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
473	1640	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
474	1641	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
475	1642	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
476	1643	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
477	1644	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
478	1645	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
479	1646	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
480	1647	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
481	1648	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
482	1649	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
483	1650	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
484	1651	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
485	1652	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
486	1653	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
487	1654	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
488	1655	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
489	1656	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
490	1657	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
491	1658	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
492	1659	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
493	1660	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
494	1661	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
495	1662	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
496	1663	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
497	1664	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
498	1665	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
499	1666	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
500	1667	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
501	1668	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
502	1669	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
503	1670	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
504	1671	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
505	1672	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
506	1673	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
507	1674	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
508	1675	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
509	1676	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
510	1677	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
511	1678	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
512	1679	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
513	1680	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
514	1681	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
515	1682	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
516	1683	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
517	1684	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
518	1685	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
519	1686	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
520	1687	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
521	1688	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
522	1689	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
523	1690	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
524	1691	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
525	1692	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
526	1693	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
527	1694	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
528	1695	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
529	1696	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
530	1697	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
531	1698	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
532	1699	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
533	1700	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
534	1701	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
535	1702	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
536	1703	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
537	1704	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
538	1705	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
539	1706	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
540	1707	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
541	1708	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
542	1709	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
543	1710	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
544	1711	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
545	1712	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
546	1713	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
547	1714	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
548	1715	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
549	1716	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
550	1717	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
551	1718	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
552	1719	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
553	1720	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
554	1721	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do.	Jan. 1919 to Dec. 1919	Do.	Primary.	61	Do.
555	1722	Arundhan, S. S.	Do.	M.	Sept. 1916 ..	Do.	Do					

ELEMENTARY SCHOOLS.											
Rolls no.	Teacher's name.	Name of school.	Language.	Sex.	Date of birth.	Grade.	Institution in which taught.	Period of teaching.	General educational qualifications.	Place of residence.	
723	1916	Adelaide (Schoolmaster).	Teut.	F.	April 1919 ..	Native Christian.	Government Training School for Midwives, Leoben, Austria.	Jan. 1920 to Feb. 1921.	Third Form.	48	Ordnance.
724	1917	Agnes, A.	Do.	F.	May 1911 ..	Do.	Do.	Jan. 1920 to Dec. 1920.	Elementary.	48	Do.
725	1918	Elizabeth, M.	German.	F.	Aug. 1914 ..	Polish-German.	Government Training School, Hamburg.	Dec. 1920 to Jan. 1921.	Do.	49	Hamburg 1919.
726	19	Gertrude Selig.	Do.	F.	July 1917 ..	Do.	Government Training School, East London.	Do.	Do.	50	East London.
727	20	Gwendolyn Patricia.	Do.	F.	Sept. 1919 ..	Do.	Do.	Do.	Third Standard Primary.	49	Do.
728	21	Theresa Helen.	Do.	F.	Sept. 1919 ..	Do.	Government Training School, East London.	Do.	Do.	49	East London.
729	22	Elizabeth, R.	Teut.	F.	July 1919 ..	Do.	Government Training School, East London.	Jan. 1921 to Dec. 1921.	Third Form.	49	East London.
730	23	Agnes, T.	Do.	F.	Oct. 1919 ..	Do.	Do.	Do.	Lower Standard.	49	Do.
731	24	Theresa, T.	Do.	F.	May 1919 ..	Do.	Government Training School, East London.	Do.	Do.	49	East London.
732	25	Elizabeth, L. N.	Do.	F.	April 1919 ..	Do.	Do.	Do.	Third Form.	49	Do.
733	26	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Lower Standard.	49	Do.
734	27	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
735	28	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
736	29	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
737	30	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
738	31	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
739	32	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
740	33	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
741	34	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
742	35	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
743	36	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
744	37	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
745	38	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
746	39	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
747	40	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
748	41	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
749	42	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
750	43	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
751	44	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
752	45	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
753	46	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
754	47	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
755	48	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
756	49	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
757	50	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
758	51	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
759	52	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
760	53	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
761	54	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
762	55	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
763	56	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
764	57	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
765	58	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
766	59	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
767	60	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
768	61	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
769	62	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
770	63	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
771	64	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
772	65	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
773	66	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
774	67	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
775	68	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
776	69	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
777	70	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
778	71	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
779	72	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
780	73	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
781	74	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
782	75	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
783	76	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
784	77	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
785	78	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
786	79	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
787	80	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
788	81	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
789	82	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
790	83	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
791	84	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
792	85	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
793	86	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
794	87	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
795	88	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
796	89	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
797	90	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
798	91	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
799	92	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
800	93	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
801	94	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
802	95	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
803	96	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
804	97	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
805	98	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
806	99	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.
807	100	Elizabeth, L.	Do.	F.	July 1919 ..	Do.	Do.	Do.	Do.	49	Do.

Serial number	Name	Rank	Service	Age	Days of rank	Country	Education in which entered	Period of training	General educational qualifications	Formal training and instruction	Place of commission
ELEMENTARY GRADE—cont.											
243	1103 Jacob, G.	Truck	W.	July 1895	..	Native Christian.	Union Training School, Bangalore.	Jan. 1898 to Dec. 1898	Third Form.	12	Porter.
244	1104 Ferguson, R.	Do	M.	July 1894	..	Do.	Do.	July 1897 to Dec. 1898	Primary	42	Do.
245	1105 Henderson, John, T.	Do.	M.	April 1904	..	Native	Government Training School, Calcutta.	Jan. 1898 to Dec. 1898	Do.	43	Catholics.
246	1106 Thimachala Chari	Do.	M.	Nov. 1897	..	Do.	Government Training School, Bangalore.	Jan. 1898 to Dec. 1898	Third Form.	44	Vijaya.
247	1107 Thomson, Sam. M.	Do.	M.	Aug. 1896	..	Native Christian.	Government Training School, Bangalore.	Jan. 1897 to Dec. 1898	Primary	45	Temple.
248	1108 Govindaswami, S.	Do.	M.	Feb. 1895	..	Native	Do.	Do.	Do.	46	Do.
249	1109 Adrishan Pillai, P.	Do.	M.	March 1897	..	Do.	Do.	Do.	Do.	47	Do.
250	1110 David, G.	Do.	M.	Sept. 1897	..	Native Christian.	F. L. M. Training School, Bangalore.	Jan. 1897 to Dec. 1898	First Form.	48	Temple.
251	1111 Govindaswami, A.	Do.	M.	July 1898	..	Do.	Do.	Do.	Primary	49	Do.
252	1112 Byal Akshat	Do.	M.	Jan. 1895	..	Native	Government Training School, Bangalore.	Jan. 1897 to Dec. 1898	Lower Secondary.	50	Belga.
253	1113 Ariffin, F.	Truck	M.	March 1894	..	Native Christian.	Government Training School, Bangalore.	Jan. 1898 to Dec. 1898	Third Form.	51	Do.
254	1114 Chinnabasa Pillai, M.	Do.	M.	Jan. 1898	..	Native	Do.	Feb. 1898 to Dec. 1898	Do.	52	Do.
255	1115 Bendi Pillai, B.	Do.	M.	Oct. 1897	..	Native Christian.	Government Training School, Bangalore.	Jan. 1897 to Dec. 1898	Primary	53	Do.
256	1116 Ananthaswami, P.	Do.	M.	Jan. 1897	..	Do.	F. L. M. Training School, Bangalore.	Jan. 1897 to Dec. 1898	Do.	54	Yankin.
257	1117 Srida. Mad. Swami.	Do.	F.	Feb. 1897	..	Do.	F. L. M. Training School, Bangalore.	Do.	Fourth Standard	55	Do.
258	1118 Indrasena, L.	Do.	F.	March 1895	..	Do.	A. J. M. Training School, Bangalore.	Do.	Third Form.	56	Do.
259	1119 Chinnabasa, S.	Do.	M.	Sept. 1897	..	Do.	A. J. M. Training School, Bangalore.	July 1897 to Dec. 1898	Second Form.	57	Do.
260	1120 Ramappa Aiyangar, A.	Do.	M.	Aug. 1898	..	Native	Government Training School, Bangalore.	Jan. 1898 to Dec. 1898	Lower Secondary.	58	Temple.
261	1121 Thangappa Govindaswami, T.	Do.	F.	May 1895	..	Native Christian.	Do.	Jan. 1897 to Dec. 1898	First Form.	59	Temple.
262	1122 Ganesan, E.	Do.	F.	Aug. 1897	..	Do.	Do.	Do.	Do.	60	Do.
263	1123 Periasami, S.	Do.	F.	Jan. 1897	..	Do.	St. John's Training School for Muslims, Bangalore.	Do.	Second Form.	61	Do.
264	1124 Srinivasa Chari, T.	Do.	M.	July 1898	..	Native	Government Training School for Muslims, Bangalore.	Jan. 1898 to Dec. 1898	Lower Secondary.	62	Catholics.
265	1125 Srida. Pillai, T.	Do.	M.	Feb. 1898	..	Do.	Do.	Jan. 1897 to Dec. 1898	Primary.	63	Do.
266	1126 N. S. S. S.	English	F.	Jan. 1897	..	Christian.	Primary Training School for Muslims, Bangalore.	Jan. 1898 to Dec. 1898	Lower Secondary.	64	English.
267	1127 N. S. S. S.	Do.	F.	Feb. 1897	..	Do.	St. John's Training School for Muslims, Bangalore.	Jan. 1897 to Dec. 1898	Do.	65	Do.
268	1128 Mary Mary	Do.	F.	Feb. 1897	..	Do.	Training School, Bangalore.	Feb. 1898 to Dec. 1898	Do.	66	Do.
269	1129 Srinivasa Chari, T.	Do.	M.	Jan. 1898	..	Native	Government Training School, Bangalore.	Jan. 1898 to Dec. 1898	Lower Secondary.	67	Do.
270	1130 Srinivasa Chari, T.	Do.	M.	Aug. 1897	..	Native Christian.	Do.	Jan. 1897 to Dec. 1898	Primary	68	Do.

Roll No.	Register Number	Name of candidate	Language	Sex	Date of birth	Circle	Institution in which trained	Period of training	General educational qualifications	Percentage of marks obtained	Place of establishment
ELEMENTARY GRADE—cont											
751	1057	Abdool Barry, E.	Cantonese	M.	Aug. 1939...	Mohammedan.	Government Training School, Malacca.	June 1955 to Dec. 1958.	Primary.	47	Mergas.
752	1010	Amara Cochin.	English.	F.	Feb. 1938...	Hindu Christian.	St. Ann's Training School for Girls, Bangalore.	Jan. 1955 to Dec. 1958.	Third Form.	47	Do.
753	1056	Aruphey, Kalyan, K.	Malayalam.	M.	June 1938...	Hindu.	Government Training School, Calcutta.	Do.	Lower Secondary.	42	Calcutta.
754	1058	Babun, Kalyan, K.	Do.	M.	March 1938...	Do.	Do.	June 1957 to Dec. 1958.	Primary.	41	Do.
755	1107	Jones, Elizabeth.	Do.	F.	May 1938...	Hindu Christian.	Government Higher Training School for Maidens, Calcutta.	Jan. 1955 to Dec. 1958.	Third Form.	40	Do.
756	1052	Endang, Eust.	Do.	M.	June 1938...	Do.	P.O.S. Training School, Batavia.	Jan. 1957 to Dec. 1958.	Fourth Form.	42	T.M. school, Do.
757	1104	Joyoti Dandath.	Do.	M.	June 1938...	Do.	Do.	Jan. 1955 to Dec. 1958.	Third Form.	40	Do.
758	1105	Kamala Thangai, Arundhan, E. K.	Do.	M.	June 1938...	Do.	Do.	Do.	Third Form.	40	Do.
759	1107	Arundhan, E. K.	Do.	M.	Sept. 1937...	Hindu.	Government Training School, Madras.	June 1957 to Dec. 1958.	Primary.	43	Madras.
760	11	Agnesella, Mahipatun.	Telugu.	M.	May 1938...	Do.	Government Training School, Madras.	Do.	Do.	43	Madras.
761	41	Pragathi, Do.	Do.	M.	July 1938...	Do.	Government Training School, Bangalore.	Do.	Do.	41	Madras.
762	41	Badi, Do.	Do.	M.	Jan. 1938...	Do.	Do.	Do.	Fourth Standard.	41	Do.
763	101	Prasanna, E.	Telugu.	M.	Jan. 1938...	Do.	Government Training School, Bangalore.	Jan. 1955 to Dec. 1958.	Do.	41	Madras.
764	103	Sathya, Do.	Do.	M.	April 1938...	Do.	Do.	Do.	Lower Secondary.	41	Do.
765	373	Yashoda Lakshmi, Pappanna, K. G.	Do.	M.	Aug. 1938...	Do.	Do.	Do.	Do.	41	Do.
766	374	Krishnamoorti, G.	Do.	M.	Sept. 1938...	Do.	Do.	Do.	Do.	41	Do.
767	381	Saravanan, Do.	Do.	M.	Aug. 1938...	Do.	Do.	July 1957 to Dec. 1958.	Primary.	41	Do.
768	382	Chandrasekhar, Do.	Do.	M.	Feb. 1937...	Do.	Do.	Do.	Do.	40	Do.
769	383	Kannan, B.	Do.	M.	Oct. 1937...	Hindu Christian.	C.B.S. School, Madras.	Jan. 1957 to Dec. 1958.	Fourth Standard.	41	Madras.
770	384	Kannan, K.	Do.	M.	Oct. 1937...	Do.	Do.	Jan. 1957 to Dec. 1958.	Fourth Standard.	41	Do.
771	385	Prasanna, B.	Do.	M.	Sept. 1937...	Do.	Do.	Do.	Do.	40	Do.
772	452	Subbaray, A.	Do.	M.	July 1937...	Hindu.	Government Training School, Madras.	June 1957 to Dec. 1958.	Primary.	41	Madras.
773	512	Samuel, G.	Do.	M.	July 1937...	Hindu Christian.	A.S.V. Training School, Madras.	Jan. 1957 to Dec. 1958.	Do.	41	Madras.
774	641	Kannan, A.	Do.	M.	July 1937...	Hindu.	Government Training School, Madras.	June 1957 to Dec. 1958.	Do.	41	Madras.
775	673	Kannan, V.	Do.	M.	Dec. 1936...	Hindu Christian.	Government Training School, Madras.	Jan. 1957 to Dec. 1958.	Third Form.	40	Madras.
776	684	Kannan, E.	Do.	M.	July 1937...	Hindu.	Government Training School, Madras.	June 1957 to Dec. 1958.	Primary.	41	Madras.
777	735	Prasanna, Do.	Do.	M.	July 1936...	Do.	Do.	Do.	Do.	41	Do.
778	736	Kannan, Do.	Do.	M.	Jan. 1938...	Do.	Government Training School, Madras.	Feb. 1957 to Dec. 1958.	Lower Secondary.	41	Madras.
779	741	Prasanna, Do.	Do.	M.	Jan. 1938...	Hindu Christian.	Do.	Do.	Do.	41	Do.
780	742	Thirumal, Do.	Do.	M.	Dec. 1936...	Do.	Do.	Do.	Do.	41	Do.
781	743	Prasanna, Do.	Do.	M.	July 1937...	Do.	Do.	July 1957 to Dec. 1958.	Lower Secondary.	41	Do.
782	738	Joseph, E.	Telugu.	M.	July 1937...	Hindu Christian.	Madras Training School, Do.	Jan. 1957 to Dec. 1958.	Primary.	41	Madras.
783	739	John, E.	Do.	M.	July 1937...	Do.	Do.	Jan. 1957 to Dec. 1958.	Lower Secondary.	41	Do.

Serial number of school.	Name of school.	Language.	Sex.	Date of birth.	Grade.	Institution to which entered.	Period of schooling.	General education qualification.	Age of child at last school.	Place of institution.
ELEMENTARY GRADE—cont.										
804	108 McElroy, E. R.	Irish-Gaelic	M.	Feb. 1897	..	McElroy School.	June 1897 to Dec. 1898	Primary.	41	Natras.
805	109 Aranyasom, K.	Tamil.	F.	June 1898	..	Madras ..	Jan. 1897 to Dec. 1898	Third Form.	41	Do.
806	110 Raja Rajakar, M.	Do.	M.	Jan. 1898	..	Do.	June 1897 to Dec. 1898	Primary.	40	Sekipat.
807	111 Annapurna, J.	Do.	M.	July 1898	..	Native Christian School.	Do.	Second Form.	40	Do.
808	112 Akhmal, P. H. R.	Telugu.	M.	Feb. 1897	..	Government Training School, Chittoor.	Do.	Primary.	40	Chittoor.
809	113 Artham, P. S. S.	Tamil.	F.	March 1898	..	Native Christian School.	Jan. 1897 to Dec. 1898	Third Form.	41	Do.
810	114 Konda, P. S.	Do.	M.	Feb. 1898	..	Do.	June 1897 to Dec. 1898	Primary.	41	Rangal.
811	115 Krishnakrishna, P. S.	Do.	M.	June 1897	..	Do.	Do.	Do.	41	P.
812	116 Aravind, P.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
813	117 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
814	118 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
815	119 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
816	120 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
817	121 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
818	122 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
819	123 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
820	124 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
821	125 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
822	126 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
823	127 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
824	128 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
825	129 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
826	130 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
827	131 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
828	132 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
829	133 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
830	134 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
831	135 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
832	136 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
833	137 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
834	138 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
835	139 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
836	140 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
837	141 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
838	142 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
839	143 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
840	144 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
841	145 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
842	146 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
843	147 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
844	148 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
845	149 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
846	150 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
847	151 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
848	152 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
849	153 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
850	154 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
851	155 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
852	156 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
853	157 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
854	158 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
855	159 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
856	160 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
857	161 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
858	162 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
859	163 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
860	164 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
861	165 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
862	166 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
863	167 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
864	168 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
865	169 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
866	170 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
867	171 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
868	172 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
869	173 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
870	174 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
871	175 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
872	176 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
873	177 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
874	178 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
875	179 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
876	180 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
877	181 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
878	182 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
879	183 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
880	184 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
881	185 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
882	186 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
883	187 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
884	188 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
885	189 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
886	190 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
887	191 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
888	192 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
889	193 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
890	194 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
891	195 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
892	196 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
893	197 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
894	198 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
895	199 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.
896	200 Sankar, D.	Do.	M.	Sept. 1898	..	Do.	Do.	Do.	40	Do.

Serial number.	English name.	Hebrew name.	Sex.	Date of birth.	Class.	Institution in which trained.	Period of training.	General educational qualifications.	Percentage of successful candidates.	Place of attachment.
ELEMENTARY GRADE—cont.										
107	107. K. Shapira, M.	Concra.	M.	July 1908 ..	1908 ..	Government Training School, Mangrove.	July 1907 to Dec. 1908 ..	Primary.	45	Mangrove.
108	108. Shoshan, H. P.	Do.	M.	March 1904 ..	Do. ..	Do.	June 1907 to Dec. 1907 ..	Do.	45	Do.
109	109. Shapira, S. ..	Do.	M.	Feb. 1907 ..	Do. ..	Do.	Do.	Do.	45	Do.
110	110. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Feb. 1908 to Dec. 1908 ..	Second standard.	45	Mangrove.
111	111. Shapira, S. ..	Do.	M.	April 1908 ..	Do. ..	Government Training School, Mangrove.	Jan. 1908 to Dec. 1908 ..	Lower Secondary.	45	Mangrove.
112	112. Shapira, S. ..	Do.	M.	March 1904 ..	Do. ..	Government Training School, Mangrove.	June 1907 to Dec. 1907 ..	Primary.	45	Mangrove.
113	113. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
114	114. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
115	115. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
116	116. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
117	117. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
118	118. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
119	119. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
120	120. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
121	121. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
122	122. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
123	123. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
124	124. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
125	125. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
126	126. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
127	127. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
128	128. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
129	129. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
130	130. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
131	131. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
132	132. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
133	133. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
134	134. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
135	135. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
136	136. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
137	137. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
138	138. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
139	139. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
140	140. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
141	141. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
142	142. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
143	143. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
144	144. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.
145	145. Shapira, S. ..	Do.	M.	July 1908 ..	Do. ..	Government Training School, Mangrove.	Do.	Do.	45	Mangrove.

Serial number	Name of candidate.	Language.	Sex.	Date of birth.	Cause.	Institution at which trained.	Period of training.	General educational qualifications.	Percentage of marks obtained.	Place of temporary assignment.
507	811 Simon, D.	Telugu	M.	July 1906 ..	Native Christian School.	A.R.M. Training School, Secunderabad.	Jan. 1917 to Dec. 1918	Work finished Primary	47	Singap.
508	812 Sureshvaraya Sat, P.	Do.	M.	May 1905 ..	" "	Goverment Training School, Secunderabad.	June 1917 to Dec. 1917	" "	16	Orissa.
509	813 Venkateswaraiah, S.	Do.	M.	July 1904 ..	" "	Goverment Training School, Secunderabad.	July 1917 to Dec. 1919	Do.	15	Madras.
510	814 Nijamanna, L.	Do.	F.	July 1904 ..	Native Christian School.	A.R.M. Training School for Christians, Secunderabad.	Jan. 1917 to Dec. 1919	First Pass.	42	Do.
511	815 John, Ch.	Do.	M.	Jan 1901 ..	Do.	Goverment Training School, Secunderabad.	June 1917 to Dec. 1919	Primary.	36	Singap.
512	816 Raghavachari, K.	Do.	M.	July 1904 ..	Hindu ..	Goverment Training School, Secunderabad.	Do.	Do.	38	Karnat.
513	817 Sundaram, G.	Do.	M.	July 1909 ..	Do.	Do.	Do.	Do.	43	Do.
514	818 George, Cherr.	Do.	M.	Do ..	Do.	Goverment Training School, Secunderabad.	Feb. 1920 to Dec. 1920	Lower Secondary - B.A.	43	Bombay.
515	819 Paul, M.	Do.	M.	Jan. 1914 ..	Native Christian School.	Do.	Do.	Do.	39	Do.
516	820 John, J.	Do.	M.	Dec. 1899 ..	Do.	Goverment Training School, Secunderabad.	June 1917 to Dec. 1919	Primary.	43	Andhra Pradesh.
517	821 Abraham, E.	Do.	M.	July 1908 ..	Do.	Lutheran Mission Training School, Secunderabad.	Feb. 1919 to Dec. 1919	Lower Secondary.	43	Orissa.
518	822 Isaac, S.	Do.	M.	July 1903 ..	Do.	Do.	Do.	Do.	35	Do.
519	823 Joseph, Jey-Jeffin.	Malayalam.	M.	Jan. 1914 ..	Malayalam-Hindu.	Goverment Malayalam Training School, Secunderabad.	Jan. 1917 to Dec. 1919	Primary.	40	Madras.
520	824 Moses, F.	Telugu	M.	Aug. 1914 ..	Native Christian School.	Goverment Training School, Secunderabad.	Do.	Do.	16	Do.
521	825 Sureshwartha, S.	Tamil.	F.	Apr. 1905 ..	Do.	Goverment Training School, Secunderabad.	Jan. 1917 to Dec. 1919	Third Pass.	49	Do.
522	826 Acharya, Shree Prasad.	Do.	F.	July 1902 ..	Do.	T.C.M. Training School, Secunderabad.	Do.	Primary.	38	Do.
523	827 Gangadhar, M. S.	Do.	M.	May 1910 ..	Hindu ..	Goverment Training School, Secunderabad.	Jan. 1917 to Dec. 1919	Lower Secondary.	45	Pondicherry.
524	828 Damodar, F.	Vingis.	M.	July 1910 ..	Do.	Goverment Training School, Secunderabad.	June 1917 to Dec. 1919	Primary.	42	Chittaur.
525	829 Nathanael, Peter, K.	Do.	M.	April 1909 ..	Do.	Do.	Do.	Do.	48	Do.
526	830 Benjamin, Abraham.	Tamil.	F.	Aug. 1913 ..	Native Christian School.	A.M. Training School for Hindus, Secunderabad.	Jan. 1917 to Dec. 1919	First Pass.	41	Do.
527	831 Neelakant, Rajagop, S.	Do.	M.	Aug. 1913 ..	Do.	Evangelical Mission Training School, Secunderabad.	Do.	Do.	38	Pondicherry.
528	832 Marudamma, K.	Do.	F.	March 1907 ..	" "	E.C. Training School for Christians, Secunderabad.	Do.	Lower Secondary.	42	Cuddalore.
529	833 Sureshwartha, E.	Do.	M.	Oct. 1913 ..	Hindu ..	Goverment Training School, Secunderabad.	June 1917 to Dec. 1919	Primary.	47	Tanjore.
530	834 Govdappa, V.	Do.	M.	Aug. 1910 ..	Do.	Do.	Do.	Fourth Standard	37	Do.
531	835 Arundhan, R.	Do.	F.	June 1910 ..	Native Christian School.	A.M. Training School for Christians, Secunderabad.	Jan. 1917 to Dec. 1919	Lower Secondary	39	Do.
532	836 Krishna, Y. C.	Do.	M.	May 1910 ..	Do.	E.L.M. Training School, Secunderabad.	Jan. 1917 to Dec. 1919	Fourth Standard	45	Tirunagar.
533	837 Ernest, Edith, T.	Do.	M.	Aug. 1919 ..	Hindu ..	Goverment Training School, Secunderabad.	June 1917 to Dec. 1919	Primary.	49	Tamilnadu.
534	838 Pethalakkann, K.	Do.	M.	July 1910 ..	Do.	Do.	Do.	Do.	45	Do.
535	839 Krishnamma, Raju, S.	Do.	M.	July 1913 ..	Do.	Do.	Do.	Do.	45	Do.
536	840 Rama, S.	Do.	M.	Nov. 1914 ..	Native Christian School.	E.C. Training School, Secunderabad.	Jan. 1917 to Dec. 1919	Do.	41	Do.

Serial number.	Register number.	Name of settler.	Language.	Sex.	Date of birth.	Origin.	Education in school.	Period of training.	General educational qualification.	Period of service.	Place of service.
ELEMENTARY GRADES—cont.											
917	1478	Grace, Benjamin J.	Tamil.	F.	March 1885.	Native Christian.	A.M. Training School for the Deaf, Madras, India.	Jan. 1898 to Dec. 1898.	Third Form.	40	Western.
918	1479	Howard, M. R.	Do.	F.	Oct. 1887 ..	Do.	Do.	Do.	Do.	40	Do.
919	1480	Tuckersmith, A. J.	Do.	M.	Feb. 1888 ..	Do.	A.M. Training Institute, Farnham.	Do.	Do.	40	Farnham.
920	1481	Howard, A. ..	Do.	M.	July 1888 ..	Do.	Do.	July 1900 to Dec. 1899.	Primary.	40	Do.
921	1482	Joseph Fisher, Jr.	Do.	M.	April 1887.	Do.	Government Training School, Winchester, Do.	June 1897 to Dec. 1898.	Fourth Standard.	41	Tisbury.
922	1483	Roberts, F. J. J. & George, John D.	Do.	M.	March 1887.	Do.	Do.	Do.	Primary.	41	Do.
923	1484	Joseph, J. R.	Do.	M.	June 1888 ..	Native Christian.	C.M.S. Training Institute, Farnham.	Jan. 1898 to Dec. 1898.	Third Form.	41	Farnham.
924	1485	Joseph, J. R.	Do.	M.	Feb. 1891 ..	Do.	A.M. Training School, Farnham.	Jan. 1900 to Dec. 1900.	Do.	42	Western.
925	1486	Philippa, George, R.	Do.	M.	April 1888 ..	Do.	Government Training School for the Deaf, Winchester, Do.	June 1897 to Dec. 1898.	Primary.	42	Western.
926	1487	Anthony, John.	Cancon.	M.	Sept. 1887 ..	Native Christian.	Government Training School, Winchester, Do.	Do.	Do.	42	Western.
927	1488	Langley, R. ..	Do.	F.	July 1891 ..	Do.	A.M. Training School for the Deaf, Winchester, Do.	Jan. 1897 to Dec. 1898.	Third Form.	42	Do.
928	1489	Francis, Alfred.	Malay.	F.	March 1891.	Do.	Government Training School for the Deaf, Winchester, Do.	Jan. 1900 to Dec. 1899.	Fourth Form.	42	Western.
929	1490	James, F. J.	Do.	M.	June 1887 ..	Do.	E.G.M. Training School, Farnham.	Do.	Fourth Form.	42	Western.
930	1491	Charles, Smith, M.	Do.	M.	April 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
931	1492	James, W. J. & J. V.	Do.	M.	April 1887 ..	Do.	Do.	Do.	Do.	42	Do.
932	1493	Maynard, W. J.	Tamil.	M.	Sept. 1887 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
933	1494	Roberts, J. ..	Tamil.	M.	July 1888 ..	Do.	Government Training School, Winchester, Do.	Do.	Primary.	42	Western.
934	1495	Roberts, R. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.
935	1496	Roberts, R. ..	Do.	M.	April 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
936	1497	Roberts, R. ..	Do.	M.	Feb. 1888 ..	Do.	Do.	Do.	Do.	42	Do.
937	1498	Roberts, R. ..	Do.	M.	May 1888 ..	Do.	Do.	Do.	Do.	42	Do.
938	1499	Roberts, N. ..	Do.	F.	July 1888 ..	Native Christian.	A.F.L.M. Training School for the Deaf, Winchester, Do.	Do.	Do.	42	Do.
939	1500	Roberts, G. ..	Do.	F.	Do. ..	Do.	Do.	Do.	Do.	42	Do.
940	1501	York, R. ..	Do.	M.	Oct. 1888 ..	Do.	C.M.S. Training School, Winchester, Do.	Do.	Fourth Form.	42	Western.
941	1502	Roberts, G. ..	Do.	M.	July 1888 ..	Do.	A.F.L.M. Training School for the Deaf, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
942	1503	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.
943	1504	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
944	1505	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.
945	1506	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
946	1507	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.
947	1508	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
948	1509	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.
949	1510	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Government Training School, Winchester, Do.	Jan. 1897 to Dec. 1898.	Fourth Form.	42	Western.
950	1511	Roberts, J. ..	Do.	M.	July 1888 ..	Do.	Do.	Do.	Do.	42	Do.

Serial number of the candidate	Name of the candidate	Language	Sex	Date of birth	Religion	Qualification in which entered	Period of teaching	Ground educational position	Percentage of marks obtained	Place of examination
ELEMENTARY GRADE—cont.										
101	178	Radhakrishnan, R.	Telugu	M.	July 1917	Police Constable	Jan. 1918 to Dec. 1919	Lower Secondary	22	Guindy.
102	118	Mahomed Ismail	Hindu	M.	July 1914	Mahomedan	Jan. 1917 to Dec. 1919	Primary	22	Madras.
103	104	Krishna Sankar	Tamil	F.	Aug. 1913	Police Constable	Jan. 1918 to Dec. 1919	Third Form	20	Do.
104	103	Malay Sankaranarayana	Do.	F.	Aug. 1913	Do.	Jan. 1918 to Dec. 1919	Do.	20	Do.
105	109	Chandrasekhar V.	Do.	M.	Feb. 1915	Head	Jan. 1917 to Dec. 1919	First Form	20	Chennai.
106	108	Mahalingam S. Sankar	Do.	F.	July 1913	Police Constable	Jan. 1917 to Dec. 1919	Second Form	20	Chennai.
107	104	Rajamohan Sankaranarayanan	Do.	F.	July 1913	Do.	Do.	Do.	20	Do.
108	107	Devanarayana Sankar	Do.	M.	July 1913	Do.	Jan. 1918 to Dec. 1919	Third Form	20	Madurai.
109	106	Gopalananda M.	Do.	M.	May 1913	Do.	July 1917 to Dec. 1919	Second Form	20	Do.
110	112	Pillai, S.	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
111	110	Madan Pillai, A.	Do.	M.	April 1917	Head	Jan. 1917 to Dec. 1919	Fourth Standard	20	Chennai.
112	105	Krishna Sankar	Do.	M.	July 1913	Do.	Jan. 1917 to Dec. 1919	Primary	20	Do.
113	104	Gopalananda M.	Do.	M.	July 1913	Do.	Do.	General school Examination	20	Do.
114	117	Chandrasekhar S.	Do.	M.	Aug. 1915	Do.	Do.	First Standard	20	Vellore.
115	110	Chandrasekhar S.	Do.	M.	July 1915	Police Constable	Jan. 1917 to Dec. 1919	Do.	20	Tamil Nadu.
116	111	Sankaranarayanan, T.	Do.	M.	Jan. 1917	Head	Jan. 1917 to Dec. 1919	Primary	20	Tamil Nadu.
117	109	Sankaranarayanan, S.	Do.	M.	July 1913	Police Constable	Jan. 1917 to Dec. 1919	First Standard	20	Do.
118	107	Krishna Sankar	Do.	M.	Aug. 1915	Do.	Do.	Do.	20	Do.
119	106	Krishna Sankar	Do.	M.	July 1913	Mahomedan	Feb. 1918 to Dec. 1919	Fourth Form	20	Tamil Nadu.
120	105	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
121	104	Krishna Sankar	Do.	M.	Do.	Government Training School, Tiruchengode	Jan. 1917 to Dec. 1919	First Form	20	Tamil Nadu.
122	103	Krishna Sankar	Do.	M.	Do.	Police Constable	Jan. 1917 to Dec. 1919	Do.	20	Do.
123	102	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
124	101	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
125	100	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
126	99	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
127	98	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
128	97	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
129	96	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
130	95	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
131	94	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
132	93	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
133	92	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
134	91	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
135	90	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
136	89	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
137	88	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
138	87	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
139	86	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
140	85	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
141	84	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
142	83	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
143	82	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
144	81	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
145	80	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
146	79	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
147	78	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
148	77	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
149	76	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
150	75	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
151	74	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
152	73	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
153	72	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
154	71	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
155	70	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
156	69	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
157	68	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
158	67	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
159	66	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
160	65	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
161	64	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
162	63	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
163	62	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
164	61	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
165	60	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
166	59	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
167	58	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
168	57	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
169	56	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
170	55	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
171	54	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
172	53	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
173	52	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
174	51	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
175	50	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
176	49	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
177	48	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
178	47	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
179	46	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
180	45	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
181	44	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
182	43	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
183	42	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
184	41	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
185	40	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
186	39	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
187	38	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
188	37	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
189	36	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
190	35	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
191	34	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
192	33	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
193	32	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
194	31	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
195	30	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
196	29	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
197	28	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
198	27	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
199	26	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
200	25	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
201	24	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
202	23	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
203	22	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
204	21	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
205	20	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
206	19	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
207	18	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
208	17	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
209	16	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
210	15	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
211	14	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
212	13	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
213	12	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
214	11	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
215	10	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
216	9	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
217	8	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
218	7	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
219	6	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
220	5	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
221	4	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
222	3	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
223	2	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.
224	1	Krishna Sankar	Do.	M.	Do.	Do.	Do.	Do.	20	Do.

Serial number.	Magistrate's name.	Name of candidate.	Language.	Sex.	Date of birth.	Caste.	Education to which trained.	Period of training.	General educational qualification.	Percentage of marks obtained.	Place of residence.
KUMMENTAKE MARRIAGE.											
937	1008	Duraisamy, K.	Malayalam.	M.	June 1888 ..	Malabar Christian.	A.E.M. Training School, Malabar.	Jan. 1908 to Dec. 1908.	Third Form.	12	Chidambaram.
938	1009	Chelamangudi, M. R.	Do.	M.	Nov. 1887 ..	Do.	Do.	Do.	Do.	10	Do.
939	1010	K. Lakshmanapada Mahipala.	Geyse.	M.	Jan. 1887 ..	Elahia ..	Government Training School, Madras.	Jan. 1908 to May 1907.	Passory.	10	Madras.
940	1011	Thakara, Thakara.	Do.	M.	June 1888 ..	Do. ..	Government Training School, Madras.	June 1907 to Dec. 1908.	Do.	10	Do.
941	1012	Krishna Guruswami.	Do.	M.	Oct. 1884 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
942	1013	Thakara, Thakara.	Do.	M.	Oct. 1887 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Do.
943	1014	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
944	1015	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
945	1016	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
946	1017	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
947	1018	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
948	1019	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
949	1020	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
950	1021	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
951	1022	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
952	1023	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
953	1024	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
954	1025	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
955	1026	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
956	1027	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
957	1028	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
958	1029	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
959	1030	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
960	1031	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
961	1032	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
962	1033	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
963	1034	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
964	1035	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
965	1036	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
966	1037	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
967	1038	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
968	1039	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
969	1040	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
970	1041	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
971	1042	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
972	1043	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
973	1044	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
974	1045	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
975	1046	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
976	1047	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
977	1048	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
978	1049	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
979	1050	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
980	1051	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
981	1052	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
982	1053	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
983	1054	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
984	1055	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
985	1056	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
986	1057	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
987	1058	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
988	1059	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
989	1060	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
990	1061	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
991	1062	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
992	1063	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
993	1064	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
994	1065	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
995	1066	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
996	1067	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
997	1068	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
998	1069	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
999	1070	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.
1000	1071	Thakara, Thakara.	Do.	M.	Nov. 1888 ..	Do. ..	Government Training School, Madras.	Do.	Do.	10	Madras.

Serial number	Name of candidate	Place of residence	Age	Date of birth	Class	Institution to which sent.	Period of training	Amount of stipend granted	Period of study	Place of employment
ELEMENTARY GRADE—cont.										
97	John, R.	Telegraph	M.	July 1887	Native Christian	London Training School, India.	Jan. 1895 to Dec. 1895	Fourth standard	10	Do.
98	McDonald, Duncan	Midland	M.	Oct. 1877	Native Christian	Government Technical School, Madras.	May 1897 to Dec. 1898	Fourth standard	10	Madras.
99	Peter Sahli	Do.	M.	Aug. 1888	Do.	Do.	Do.	Primary.	10	Do.
100	Suryana Kalyan Sahli	Do.	M.	Jan. 1888	Do.	Government Technical School, Madras.	Jan. 1895 to Dec. 1895	Do.	10	Do.
101	Gopalan, M.	Do.	M.	May 1887	Do.	Do.	Do.	Do.	10	Do.
102	John, G.	Coimbatore	M.	June 1884	Do.	Do.	Do.	Do.	10	Do.
103	Charles James	Travancore	F.	Dec. 1887	Do.	Providence Training School, St. Matthew, England.	Jan. 1897 to Dec. 1898	Third Form.	10	Do.
104	Van Nimmagala, P.	Do.	M.	July 1883	Do.	Government Training School, Coimbatore.	Jan. 1897 to Dec. 1898	Fourth standard	10	Coimbatore.
105	Kamala, P.	Telegraph	M.	Jan. 1888	Do.	Do.	Do.	Second Form	10	Do.
106	Kamala, P.	Do.	M.	July 1879	Do.	Government Technical School, Coimbatore.	Jan. 1895 to May 1897	First Form	10	Coimbatore.
107	Amal, G.	Coimbatore	M.	Sept. 1881	Do.	Government Technical School, Trichinopoly.	Jan. 1897 to Dec. 1898	Do.	10	Trichinopoly.
108	Charles Kamala, P.	Do.	M.	Jan. 1881	Do.	Do.	July 1895 to Jan. 1896	Do.	10	Do.
109	Kamala, P.	Do.	M.	July 1883	Do.	S. H. Training School, Travancore.	Jan. 1897 to Dec. 1898	Fourth standard	10	Travancore.
110	Charles Kamala, P.	Do.	M.	April 1888	Do.	Government Technical School, Trichinopoly.	Jan. 1897 to Dec. 1898	Primary.	10	Trichinopoly.
111	Gopin, K.	Do.	M.	July 1887	Do.	Do.	Do.	Do.	10	Do.
112	Frederick Kamala, P.	Do.	F.	Sept. 1884	Do.	A. H. Training School, Madras.	Jan. 1898 to Dec. 1898	Fourth Form	10	Madras.
113	Charles, L. J.	Do.	F.	March 1888	Do.	Do.	Do.	Third Form	10	Do.
114	Charles, L.	Do.	M.	Sept. 1883	Do.	Government Training School, Coimbatore.	Jan. 1897 to Dec. 1898	Primary.	10	Coimbatore.
115	Charles, L.	Do.	M.	Dec. 1884	Do.	Government Training School, Trichinopoly.	Jan. 1895 to Dec. 1895	Lower second Form	10	Trichinopoly.
116	Charles, L.	Do.	M.	June 1885	Do.	Do.	Do.	Do.	10	Do.
117	Charles, L.	Do.	M.	July 1888	Do.	Do.	Jan. 1897 to Dec. 1898	Fourth standard	10	Do.
118	Charles, L.	Do.	M.	Aug. 1887	Do.	S. H. Training School, Trichinopoly.	Jan. 1895 to Dec. 1895	Third Form	10	Trichinopoly.
119	Charles, L.	Do.	M.	June 1887	Do.	Do.	Do.	Do.	10	Do.
120	Charles, L.	Do.	M.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
121	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
122	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
123	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
124	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
125	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
126	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
127	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
128	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
129	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
130	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
131	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
132	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
133	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
134	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
135	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
136	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
137	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
138	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
139	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
140	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
141	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
142	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
143	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
144	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
145	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
146	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
147	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
148	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
149	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
150	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
151	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
152	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
153	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
154	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
155	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
156	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
157	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
158	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
159	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
160	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
161	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
162	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
163	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
164	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
165	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
166	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
167	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
168	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
169	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
170	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
171	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
172	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
173	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
174	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
175	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
176	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
177	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
178	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
179	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
180	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
181	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
182	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
183	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
184	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
185	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
186	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
187	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
188	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
189	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
190	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
191	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
192	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
193	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
194	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
195	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
196	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
197	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
198	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
199	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.
200	Charles, L.	Do.	F.	Feb. 1888	Do.	Do.	Do.	Do.	10	Do.

Serial number of the student.	Name of students.	Language.	Sex.	Date of birth.	Caste.	Institution in which trained.	Period of training.	General educational qualifications.	Period of service at sea.	Place of assignment.
MEMORANDUM OF SERVICE.										
1911-186	Subbaya, R.	Tamil.	M.	Aug 1875 ..	Hindu ..	Government Training School, Madras.	Jan. 1901 to Dec 1907.	Native School, Travancore.	25	Madras.
1911-194	Omashan, M. ...	Tamil.	F.	March 1890.	Malabar.	Government Training School, Madras.	Feb. 1903 to Dec. 1908.	Third Form.	26	Calcutta.
1911-195	Panchai, K. ...	Do.	F.	Oct. 1892 ..	Hindu ..	Do.	Jan. 1904 to Aug 1908.	Do.	27	Do.
1911-196	Santhi, G. D.	Do.	M.	March 1890	Native Christian.	S.S.M. Training School, Madras.	Jan. 1904 to Dec. 1904.	Do.	28	Tatisherry.
1911-197	Kandamallu, Subbaya, A.	Do.	M.	April 1897 ..	Do.	Government Training School, Madras.	Jan. 1904 to Dec. 1904.	Primary.	29	Madras.
1911-198	Subbaya, S.	Tamil.	M.	March 1893.	Do.	Government Training School, Madras.	July 1904 to Dec. 1904.	Second Form.	30	Trichy.
1911-199	Kandamallu, Subbaya.	Do.	M.	June 1895 ..	Do.	Government Training School, Madras.	Jan. 1905 to Dec. 1905.	First Form.	31	Trichy.
1911-200	Subbaya, R.	Tamil.	M.	July 1894 ..	Do.	Government Training School, Madras.	Jan. 1905 to Dec. 1905.	Third Form.	32	Trichy.
1911-201	Kandamallu, Subbaya, M.	Do.	M.	July 1894 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Primary.	33	Do.
1911-202	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Government Training School, Madras.	Jan. 1905 to Dec. 1905.	Second Form.	34	Trichy.
1911-203	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	35	Do.
1911-204	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	36	Do.
1911-205	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	37	Do.
1911-206	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	38	Do.
1911-207	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	39	Do.
1911-208	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	40	Do.
1911-209	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	41	Do.
1911-210	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	42	Do.
1911-211	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	43	Do.
1911-212	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	44	Do.
1911-213	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	45	Do.
1911-214	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	46	Do.
1911-215	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	47	Do.
1911-216	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	48	Do.
1911-217	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	49	Do.
1911-218	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	50	Do.
1911-219	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	51	Do.
1911-220	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	52	Do.
1911-221	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	53	Do.
1911-222	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	54	Do.
1911-223	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	55	Do.
1911-224	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	56	Do.
1911-225	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	57	Do.
1911-226	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	58	Do.
1911-227	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	59	Do.
1911-228	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	60	Do.
1911-229	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	61	Do.
1911-230	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	62	Do.
1911-231	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	63	Do.
1911-232	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	64	Do.
1911-233	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	65	Do.
1911-234	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	66	Do.
1911-235	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	67	Do.
1911-236	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	68	Do.
1911-237	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	69	Do.
1911-238	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	70	Do.
1911-239	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	71	Do.
1911-240	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	72	Do.
1911-241	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	73	Do.
1911-242	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	74	Do.
1911-243	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	75	Do.
1911-244	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	76	Do.
1911-245	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	77	Do.
1911-246	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	78	Do.
1911-247	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	79	Do.
1911-248	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	80	Do.
1911-249	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	81	Do.
1911-250	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	82	Do.
1911-251	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	83	Do.
1911-252	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	84	Do.
1911-253	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	85	Do.
1911-254	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	86	Do.
1911-255	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	87	Do.
1911-256	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	88	Do.
1911-257	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	89	Do.
1911-258	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	90	Do.
1911-259	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	91	Do.
1911-260	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	92	Do.
1911-261	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	93	Do.
1911-262	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	94	Do.
1911-263	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	95	Do.
1911-264	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	96	Do.
1911-265	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	97	Do.
1911-266	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	98	Do.
1911-267	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	99	Do.
1911-268	Kandamallu, Subbaya, M.	Do.	M.	July 1895 ..	Do.	Do.	Jan. 1905 to Dec. 1905.	Do.	100	Do.

Recd. name, No. of number	Name of applicant	Age	Date of birth	Date	Education in which trained	Period of training	Special educational qualifications	Is qualified to teach	Place of employment	
ELEMENTARY GRADE—cont.										
1016 35	Gidd, Alice ..	Telega	E.	Aug. 1882 ..	Public Christian.	A. E. L. M. Training school for girls at Cape Town.	Jan. 1898 to Dec. 1898	Third Form	36	English primary.
1017 36	Schroeder, P.	Do.	M.	March 1886 ..	Do.	A. E. L. M. Training School, Schomberg.	Do.	Lower elementary school	36	Standard.
1017 36	Prohman, F.	Do.	M.	July 1886 ..	Do.	C. M. S. School, Municipal.	Jan. 1897 to Dec. 1900	Standard school	36	English primary.
1018 37	Smuts, E.	Do.	M.	Oct. 1886 ..	Do.	Do.	Jan. 1898 to Dec. 1898	Do.	36	Do.
1019 38	Stalder, K.	Do.	M.	July 1886 ..	Do.	Do.	Jan. 1897 to Dec. 1900	Public school	36	Do.
1020 39	Thiel, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Schomberg.	Jan. 1897 to Dec. 1900	Lower elementary school	36	German.
1021 40	Thompson, S.	Do.	F.	July 1886 ..	Public Christian.	A. E. L. M. Training School for Boys, Cape.	Do.	Fourth Standard	36	Do.
1022 41	Waters, I.	Do.	F.	July 1886 ..	Do.	Do.	Jan. 1898 to Dec. 1898	Do.	36	Do.
1023 42	Waters, E.	Do.	M.	July 1886 ..	Do.	A. E. L. M. Training School, Schomberg.	Jan. 1897 to Dec. 1900	Primary	36	English.
1024 43	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	English.
1025 44	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Fourth Standard	36	English.
1026 45	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1027 46	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1028 47	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1029 48	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1030 49	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1031 50	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1032 51	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1033 52	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1034 53	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1035 54	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1036 55	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1037 56	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1038 57	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1039 58	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1040 59	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1041 60	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1042 61	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1043 62	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1044 63	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1045 64	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1046 65	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1047 66	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1048 67	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1049 68	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1050 69	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1051 70	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1052 71	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1053 72	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1054 73	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1055 74	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1056 75	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1057 76	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1058 77	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1059 78	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1060 79	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1061 80	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1062 81	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1063 82	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1064 83	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1065 84	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1066 85	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1067 86	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1068 87	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1069 88	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1070 89	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1071 90	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1072 91	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1073 92	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1074 93	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1075 94	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1076 95	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1077 96	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1078 97	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1079 98	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.
1080 99	Waters, E.	Do.	M.	July 1886 ..	Do.	Government Training School, Cape.	Jan. 1897 to Dec. 1900	Do.	36	Do.

Serial number of the entry	Name of matriculate	Language	Sex	Date of birth	Caste	Institution to which referred	Period of teaching	General educational qualifications	Percentage of marks obtained	Place of matriculation
ELEMENTARY GRADE—cont.										
1100400	Arjagappa, A.	Tamil	M.	June 1912..	Native Christians	A.M. Training Institution, P. ennicholai.	Apr. 1902 to Dec. 1902.	Madras School Examination	25	Pennicholai
1100401	Samuel, A.	Do.	M.	Sept. 1896..	Do.	Do.	Jan. 1906 to Dec. 1906.	Third Form, Primary.	25	Do.
1100402	Aravindan Pillai, S.	Do.	M.	Sept. 1901..	Malabar	Government Training School, Th. eruvilly.	June 1902 to Dec. 1902.	Third Form, Primary.	25	Thiruvilly.
1100403	Theo. Theodor. sen.	Do.	M.	March 1901..	Native Christians	Local Training In. stitution, P. ennicholai.	Jan. 1902 to Dec. 1902.	Lower Secondary.	25	Pennicholai.
1100404	Aravindan Pillai, S.	Do.	M.	Oct. 1897..	Do.	Ad. Industrial Training School, Theruvilly.	Jan. 1902 to Dec. 1902.	Primary	25	Pennicholai.
1100405	Chand. Kappan Pillai, P.	Do.	M.	Feb. 1912..	Malabar	Government Training School for Malabar, Chinn. chinn.	June 1902 to Dec. 1902.	Do.	25	Chinnichinn.
1100406	W.M. Mar. garet.	Do.	F.	Jan. 1892..	Native Christians	Government Train. ing School for Malabar, Chinn. chinn.	Jan. 1902 to Dec. 1902.	Third Form.	25	Do.
1100407	Aravindan, S.	Aravindan	M.	Dec. 1907..	Do.	Government Train. ing School, Man. garet.	Do.	Do.	25	Managaret.
1100408	Devasa Pillai, S.	Do.	M.	Aug. 1901..	Malabar	Do.	June 1902 to Dec. 1902.	Primary.	25	Do.
1100409	Devasa, R.	Do.	M.	July 1904..	Do.	Do.	Do.	Do.	25	Do.
1100410	Margaret Jones	Do.	F.	Native Christians	S.D.M. School Training School for Malabar, Managaret.	25	Do.
1100411	Aravindan, M.	Do.	M.	July 1904..	Malabar	Government Train. ing School, Man. garet.	Feb. 1902 to Dec. 1902.	Primary.	25	Managaret.
1100412	Aravindan, R.	Do.	M.	Apr. 1912..	Do.	Do.	Feb. 1902 to Dec. 1902.	Lower Secondary Primary.	25	Do.
1100413	Madhav. Mar. garet, M.	Malabar	M.	Feb. 1904..	Do.	Government Train. ing School, Man. garet.	July 1902 to Dec. 1902.	Primary.	25	Chinnichinn.
1100414	Aravindan, A.	Do.	F.	Jan. 1901..	Do.	Government Train. ing School for Malabar, Chinn. chinn.	Jan. 1902 to Dec. 1902.	Third Form.	25	Do.
1100415	Aravindan, S.	Do.	M.	Dec. 1907..	Do.	Government Train. ing School, Managaret.	June 1902 to Dec. 1902.	Primary.	25	Managaret.
1100416	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100417	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100418	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100419	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100420	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100421	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100422	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100423	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100424	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100425	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100426	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100427	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100428	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100429	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100430	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100431	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100432	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100433	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100434	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100435	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100436	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100437	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100438	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100439	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100440	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100441	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100442	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100443	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100444	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100445	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100446	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100447	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100448	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100449	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100450	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100451	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100452	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100453	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100454	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100455	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100456	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100457	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100458	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100459	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100460	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100461	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100462	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100463	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100464	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100465	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100466	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100467	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100468	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100469	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100470	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100471	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100472	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100473	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100474	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100475	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100476	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100477	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100478	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100479	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100480	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100481	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100482	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100483	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100484	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100485	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100486	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100487	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100488	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100489	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100490	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100491	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100492	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100493	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100494	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100495	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100496	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100497	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100498	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100499	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.
1100500	Aravindan, M.	Do.	M.	Apr. 1905..	Do.	Do.	Do.	Do.	25	Do.

Roll No.	Name of Candidate	Age	Date of Birth	Grade	Instruction in which taken	Period of teaching	General educational qualification	Number of months of work	Place of instruction	
ELEMENTARY GRADES—cont.										
1120-187	Karlsson, Magnus, P.	Telega	M.	July 1887 ..	Grade ..	Government Training School, Sweden.	July 1887 to Dec. 1891.	Twenty.	46	Nation.
1120-435	Andersson, B.	Do.	M.	July 1881 ..	Native Christian	H. E. M. Training School, Sweden.	Jan. 1884 to Feb. 1885	Do.	26	Sweden.
1120-737	Andersson, L.	Chas. 1886.	M.	July 1888 ..	Grade ..	Government Training School, Sweden.	July 1887 to Dec. 1888	Do.	80	Sweden.
1120-840	Andersson, S.	Do.	F.	July 1878 ..	Native Christian	Do.	June 1887 to Feb. 1888	Do.	35	Do.
1120-911	Andersson, A.	Telega.	F.	June 1888 ..	Do.	Freehold Training School for Mothers, Sweden.	Feb. 1887 to Dec. 1887.	Do.	36	Sweden.
1120-977	Andersson, August, P.	Do.	M.	July 1880 ..	Do.	Government Training School, Sweden.	June 1887 to Dec. 1887.	Do.	35	Sweden.
1120-1111	Andersson, G.	Telega.	M.	July 1888 ..	Do.	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-866	Andersson, Albert, K.	Telega.	M.	June 1888 ..	Do.	Government Training School, Sweden.	Do.	Fourth Standard	37	Sweden.
1120-1141	Andersson, M.	Do.	F.	Jan. 1886 ..	Do.	H. E. M. Training School for Mothers, Sweden.	Jan. 1885 to Dec. 1886	Second Form.	40	Sweden.
1120-1184	Andersson, M.	Do.	M.	July 1888 ..	Native Christian	Government Training School, Sweden.	June 1887 to Dec. 1887.	First.	31	Sweden.
1120-1223	Andersson, S.	Do.	F.	July 1888 ..	Grade ..	Freehold Training School for Mothers, Sweden.	Jan. 1887 to Dec. 1887.	Fourth Standard	37	Do.
1120-1300	Andersson, M.	Do.	M.	Nov. 1878 ..	Do.	Government Training School, Sweden.	Jan. 1878 to Dec. 1878	Third Form.	35	Do.
1120-1364	Andersson, S.	Do.	M.	Sept. 1888 ..	Do.	Government Training School, Sweden.	Jan. 1887 to Dec. 1888.	Lower Second	35	Sweden.
1120-1444	Andersson, A.	Do.	F.	July 1888 ..	Native Christian	Freehold Training School for Mothers, Sweden.	Jan. 1887 to Dec. 1887.	Third Form.	36	Do.
1120-1460	Andersson, T.	Do.	F.	Aug. 1888 ..	Do.	H. E. M. Training School for Mothers, Sweden.	Jan. 1887 to Dec. 1888.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	F.	May 1881 ..	Do.	Do.	Do.	Do.	31	Do.
1120-1460	Andersson, T.	Do.	M.	July 1882 ..	Grade ..	Government Training School, Sweden.	June 1881 to Dec. 1882.	First.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1881 ..	Do.	Government Training School for Mothers, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	Jan. 1888 ..	Grade ..	Government Training School, Sweden.	Do.	Do.	36	Sweden.
1120-1460	Andersson, T.	Do.	M.	July 1880 ..	Native Christian					

Serial No.	Name of Candidate	Stage of examination	Language	Sex	Date of birth	Grade	Institution in which trained	Period of training	General educational qualifica- tion	Percentage of work of work obtained	Place of graduation
ELEMENTARY GRADE—cont.											
1135-100	Krishnapur, R.	Telugu	M	July 1933 ..	Grade ..	Government Training School, Hyderabad	Sept 1937 to Dec 1939	Telugu	Do.	28	Bahar
1136-101	Krishna, S.	Tamil	M	Dec. 1937 ..	Do. ..	Government Training School, Madras	Do.	Do.	Do.	28	Madras
1137-102	Krishna, P. M.	Do	M	Aug 1933 ..	Grade ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1138-103	Krishna, P. M.	Do	M	July 1933 ..	Grade ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1139-104	Krishna, P. M.	Do	M	Sept. 1933 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1140-105	Krishna, P. M.	Do	M	Dec. 1933 ..	Do. ..	Government Training School, Hyderabad	Jan. 1939 to May 1937.	Do.	Do.	28	Bahar
1141-106	Krishna, P. M.	Do	M	Dec. 1933 ..	Do. ..	Government Training School, Hyderabad	Jan. 1937 to Dec 1939.	Do	Do.	28	Bahar
1142-107	Krishna, P. M.	Do	M	Oct 1933 ..	Do. ..	Government Training School, Hyderabad	Feb 1937 to Dec 1939.	Do	Do.	28	Bahar
1143-108	Krishna, P. M.	Do	M	June 1938 ..	Do. ..	Government Training School, Hyderabad	Feb. 1937 to Dec 1939	Lower Secondary	Do.	28	Bahar
1144-109	Krishna, P. M.	Do	M	July 1933 ..	Do. ..	Government Training School, Hyderabad	Jan. 1937 to Dec 1939.	Do.	Do.	28	Bahar
1145-110	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1146-111	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1147-112	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1148-113	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1149-114	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1150-115	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1151-116	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1152-117	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1153-118	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1154-119	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1155-120	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1156-121	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1157-122	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1158-123	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1159-124	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1160-125	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1161-126	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1162-127	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1163-128	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1164-129	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1165-130	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1166-131	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1167-132	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1168-133	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1169-134	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1170-135	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar
1171-136	Krishna, P. M.	Do	M	Feb. 1935 ..	Do. ..	Government Training School, Hyderabad	Do.	Do.	Do.	28	Bahar

Office of the Inspector, of Exemption & Training Schools,
Madras, 18th March 1936.

E. W. MIDDLEBAY, M.A.,
Inspector of Elementary and Training Schools



SUPPLEMENT TO PART I-B
OF
THE FORT ST. GEORGE GAZETTE

No. 13.]

MADRAS, TUESDAY EVENING, MARCH 23, 1909.

[Price, 2 pice.]

UNIVERSITY OF MADRAS.

The following candidates have qualified for the DEGREE of DEGREE OF MAGISTER under Regulation 313. —

Names of candidates.	Subjects of the thesis submitted.
1. Mr. Mangalam Kaveripai, M.A., B.A., Assistant Surgeon, Pudukkottai Institute, Coimbatore.	The Pathology and Bacteriology of Rabies.
2. Mr. Guruswami Mahalingam, M.A., M.B. & B.S., 16, Water Road North, Maraimangalam, Coimbatore.	Experimental Abuses of the Liver.

(By order.)

Senate House, 19th March 1909.

F. DEWEEDRY, B.A., LL.B.,
Registrar.



THE FORT ST. GEORGE GAZETTE.

Published by Authority.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 22, 1909.

[Price, 2½ p.]

Part II.—Miscellaneous Notifications.

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Transfer.—M.R. Ry. Keshav Gopal Singh, Assistant Inspector, is posted to the charge of the Bahadri Circle and Inspector Mr. Pandey holding an other duty.

Mr. Walter Alfred Fraser, Assistant Inspector, is on return from leave posted to the Madras Depot Circle and Acting Assistant Inspector M.R. Ry. Annabudhan Gopalachari, deputed to the Madras District, leave to undergo training from 1st April 1922. To post on 1st March 1922.

Board of Revenue (Pondicherry Revenue),
Chennai, 17th March 1922.

Leave.—In modification of the leave on medical certificate for two months and fourteen days granted to Assistant Inspector Mr. William George Lanyon Turner in notification published on page 552, Part II of the Fort St. George Gazette, dated 16th February 1922, he is granted, under articles 240 and 232 of the Civil Service Regulations, privilege leave for two months and seven days from 18th November 1921 and extraordinary leave without allowance for seven days in substitution thereof.

Appointment and Transfer.—M.R. Ry. Sivakala Krishnamurti, Acting Assistant Inspector, is transferred from the Bahadri Circle to the Bahadri Circle, and Assistant Inspector M.R. Ry. K. Gopal Singh, on other duty, to join on release.

M.R. Ry. Rang. Raja Srinivasulu, Sub-Inspector, is appointed to act as Assistant Inspector and posted to the Bahadri Circle—to join urgently.

Board of Revenue (Pondicherry Revenue),
Chennai, 22nd March 1922.

H. A. B. VERNON,
Secretary.

FOREST.

Transfer.—Mr. B. R. Salisbury, Forests Survey Ranger, 2nd Grade, is transferred from the Tiruchirappalli District to the North Arcot District for charge of Chittoor range.

Madras, 16th March 1922.

C. M. BRASIER,
Commissioner of Forests, Central Circle.

Extension of Leave.—The six months' leave granted to M.R. Ry. A. Selvarajah Iyengar, Ranger, Lower Godavari, in the other Service Order No. 285 and 286 of 1918, is further extended by three months.

Madras, 14th March 1922.

A. W. LARRINGTON,
Commissioner of Forests, Northern Circle.

PUBLIC WORKS.

Leave.—Under article 325 of the Civil Service Regulations, M.R. Ry. Mandirada Gopalakrishna Venkateswara Ayyar, Overseer, First Grade, temporary work, is granted, with retrospective effect from the 16th August 1921, leave on medical certificate for three months.

This cancels the grant of one month's privilege leave to the Overseer notified in Part II of the Fort St. George Gazette, dated 26th October 1921.

Fort St. George, 2nd March 1922.

F. J. WILSON,
Chief Engineer, P.W.D.

Posting.—M.R. Ry. P. Moosa Pithi, Overseer, First Grade, posted to the I Circle by the Chief Engineer, Public Works Department, in his Memo. No. 1218-D, dated 11th March 1922, is re-posted to the District Conservancy Division.

Vinayapattinam, 12th March 1922.

Leave.—M.R. Ry. A. V. Ramaswami Ayyar, Temporary Upper Subordinate in the Godavari Western Division, is granted privilege leave for one month with effect from 1st March or date of relief.

Vinayapattinam, 21st March 1922.

C. W. WOOD,
Superintending Engineer, I Circle.

Leave.—Under article 240, Civil Service Regulations, M.R. Ry. P. Krishnaswami Ayyar, Temporary Upper Subordinate, Coimbatore Division, is granted privilege leave for one month and twenty days with effect from the 16th February 1922.

Belary, 18th March 1922.

Leave.—Under articles 242 (a) and 240, Civil Service Regulations, M.R. Ry. Mendaram Annabudhan Srinivasan Ayyangar, Temporary Upper Subordinate, Battery Division, is granted privilege leave for two months and fourteen days with effect from the 14th April 1922 or subsequent date of availing.

Belary, 17th March 1922.

Leave.—Under articles 242 (a) and 240, Civil Service Regulations, M.R. Ry. Nandhar A. Jagannatha Chari, Temporary Upper Subordinate, Revenue Division, is granted privilege leave for three months with retrospective effect from the 15th November 1921.

Belary, 22nd March 1922.

A. C. LANGSTON,
Off. Superintending Engineer, III Circle.

Leave.—Under articles 242 (a) and 240, Civil Service Regulations, M.R. By. V. Alphonse Scott, Temporary Upper Subordinate in charge of the Utopography section, Topographical division, is granted privilege leave for one month with effect from the 1st April 1902.

Tachikoply, 10th March 1902.

H. E. CLERK,
Superintending Engineer, F.I. Code.

MARRIAGE

Appointment.—Civil Assistant Surgeon V. Arumagan Pillai is set as Assistant to District Medical and Sanitary Officer, and 1st Instructor, Medical School, Tanjore, during the employment of Mr. Bannock at other duty or until further orders.

(By order.)

W. C. LING, Captain, I.M.S.,
Principal Assistant to the Surgeon-General
and the Government of Madras.

Madras, 10th March 1902

GENERAL NOTIFICATIONS.

PATENTS.

INVENTIONS.

The following specifications of inventions have been filed in accordance with section 12 of the Inventions and Patents Act, 1883, and are open to inspection at the Office of the Chief Secretary of Government, Port of George, on the payment of a fee of one rupee in the case of such specifications:—

(By P. Moresque Cherry, Contractor, of 275, Thomson Chetty Street, Guwahati, Madras) — "A typewriting machine for typing French characters and groups of characters."

(By Philip Fenn, Engineer, of 41, Brunswick Street, Hamburg, Germany) — "Improved method and apparatus for curing cereals."

(By David George Hadden, Assistant Signal Inspector, East Indian Railway, Calcutta) — "Signal wire connection."

(By George De Vries Kerk, of No. 79, Wellington Street, Calcutta) — "Invention for comb combined with sprayer for spraying oil on the road."

(By Robert Butler, Municipal Engineer, Calcutta) — "Invention for a water waste preventing and supplying apparatus."

(By Edwin James Ferris, Photographer, of 65, Victoria Road, New Brighton, in the County of Cheshire, England) — "A new or improved mechanical toy."

(By James Dundas Satter, Hotel keeper, of Neuchâtel, Neuchâtel de Les 17 a, Switzerland) — "Automatic cleaning device for roadway rails."

(By William Frederick Offord, Surgical Instrument Maker, of 4, Regent Street, Cambridge, in the County of Cambridge, England) — "Improvements in lenses and the surgical appliances."

(By Robert Murray, Lecturer on Anatomy, of 4, Clifton Place, Southside Street, West, Glasgow) — "Improvements in the wheels of cycles, motors and other vehicles."

(By Joseph Charles Chatterton, an Officer in the Calcutta Municipal Corporation, residing at 5, Bala Chandra Kotha's Lane, Calcutta) — "Invention for model after."

(By Krishna Chandra Das, an architect and manufacturer, of 215/1, Upper Chitpore Road, Benares, Calcutta) — "Invention for an improved form of a chandelier or lamp with electric points illuminating the same."

(By Asa and Farmer (Jude), Limited, Railway Signal Engineers, of 17, Covent Road, Epsom) — "Improvements in and relating to railway points and signal apparatus."

(By Robert Joseph Prior Ede, late Carriage Examiner, Bengal-Nagpur Railway, at present of Adra, British India) — "Improved device for electric and gas for railway vehicles or other purposes."

(By Carl Bergmann, of 16, Thielstrasse, Muenchen, Germany) — "Improvements relating to wire-spinning and rope-making and twisting machines."

(By John Taylor (James), Managing Director, of Eggleston Lodge, Hemstead, in the County of Bedford, England) — "Improvements in rotary pumps and the machines."

(By Marcus Lambert, Oak-Engineer, of 2, quai de France, Charleroi, Belgium) — "Improvements in trucks or railway waggon."

(By the British Universal Rotary Machines Syndicate, Limited, Manchester, of Warwick House, Southampton Street, Holborn, London, England) — "Improvements in rotary engines, pumps and the like."

(By Francis Lewis, Boat Manufacturer of 9, King William Street, Sydney, near Melbourne in the State of Victoria, Australia) — "A new material, or article of manufacture, to be used in the form of boiler and some other goods, method or process of manufacturing same and combination of same to be employed therein."

(By Karl Heinrich Wimmer, Manufacturer, of Haldenau, Bremen, Germany) — "A process for obtaining rubber free from caoutchouc."

(By Captain F. Ludlow, R.A., First Assistant Superintendent, Rifle Factory; Lieutenant L.R. Ludlow, R.A., Second Assistant Superintendent, Rifle Factory; and Lieutenant E. Fothery, Assistant Superintendent, Gun and Shell Factory, all of Ishapore, E.I.R. Railway) — "Invention for covering (under control of the Guard) the doors of railway trains in motion or at rest."

(By Albert Osterhaus, Mechanical Engineer, of 141, Ward Street, in the City of Paterson, County of Bergen, State of New Jersey, United States of America) — "Improvements in fibre preparing machines."

(By George Alfred Bennett, Artist, of 18, Hythwood Rd., Goodmayes, and James Arnold Smith, Transfer, of 2, Clarendon Road, Leytonston, both in the County of Essex in the United Kingdom of Great Britain and Ireland)—"A new or improved pneumatic tyre."
 (By Montague Churchill-Rosen, Consulting Engineer, of 15, Cantonment, Bangalore, India)—
 "Improvements in electric supply and traction."
 (By Sir Lewis John Errol Hay, Barrister, East Indian Agent, of 4, Bevelton Park, Epsom, Surrey, and of 12, Dorset, Ladys Cross, Belair, India)—"An improved process for the extraction of lodes and separation thereof."
 (By Siemens Brothers & Co., Limited, Electrical Engineers, of 12, Great Abchurch Lane, Westminster, in the County of London, England)—"Improvements in connection for electrically operating railway and like signals."

C. J. WEIR,
Ag. Chief Surveyor.

Port St. George, 2nd March 1909.

CHANGE OF ADDRESS.

All letters, etc., intended for the Government Botanist should be addressed to the Agricultural College and Research Institute, Coimbatore, from the 15th instant owing to transfer of office.

Office of the Government Botanist, Coimbatore,
 15th March 1909.

C. A. HARRIS,
Government Botanist.

NOTIFICATION.

It is hereby notified, to all that it may concern, that the head-quarters of the Inspector, Salt, Alkali and Chemical Department, Madras Circle, in Lingaswamyancherry, and that all communications intended for him may be addressed Lingaswamyancherry, Narayana taluk, Kistna district.

Office of the Insp., Salt, Alkali & Chemical Dept.,
 Madras Circle, 15th March 1909.

H. P. TILLARD,
Inspector.

NOTICE.

Owing to the transfer of the head-quarters of the Executive Engineer, Tank Restoration Scheme division, III Circle, from Anantapur to Madanapalle, Madanapalle, all communications, etc., intended to reach that office on and after the 15th March 1909 should be addressed to Madanapalle.

15th March 1909.

H. C. PRITES,
Off. Executive Engineer, F.R.S. Division, III Circle.

TREASURE TROVE.

It is hereby notified under section 8 of the Indian Treasure Trove Act VI of 1873 that, on or about 25th July 1908, treasure consisting of loose silver coins amounting in value to Rs. 45-14-3 was found by Sargamathi Polayya while digging in the ruins of an old wall situated on the wall of the house one of Madanapalle village in the Madanapalle village of Madanapalle, Madanapalle taluk, Madanapalle district, Madras Presidency.

All persons claiming the said treasure or any part thereof are hereby required to appear in person or by an authorized agent before the Collector, Gudavari, in his office at Coimbatore on 29th June 1909 at 11 a.m. with a view to the matter being required to be and determined in accordance with the provisions of the Act.

Gudavari Collector's Office, Coimbatore,
 21st January 1909.

J. A. CUMMINGS,
Collector.

It is hereby notified, under section 8 of the Indian Treasure Trove Act VI of 1873, that, on the 30th January 1909, treasure consisting of the aforementioned silver and valued at Rs. 1,136 was found in panchu Sidi Ven. 49 of Madanapalle Madanapalle village, Madanapalle taluk, Madanapalle district, Madras Presidency.

Idol of Narayana	1	500		
Idol of Subrahmanya	1	100		
Idol of Venkateswara and Narayana on one pedestal	1	200		
Idol of Subrahmanya with panchu	2	350		
Idol of Venkateswara	3	30		
Idol of Chandrasekhara	1	50		
Idol of Narayana	1	50		
Idol of Venkateswara	1	50		
Total						1,136			

All persons claiming the said treasure or any part thereof are hereby required to appear personally or by agent before the Collector of Madanapalle in his office at Coimbatore on Wednesday the 31st day of May 1909 in view to the matter being required to be and determined according to law.

Madanapalle Collector's Office,
 10th November 1908.

A. B. KNAPP,
Ag. Collector.

SANITARY COMMISSIONER.

RETURN showing the Status and Deaths registered in the Municipalities of the Madras Presidency containing 54,340 establishments and upwards for the week ending 15th February 1908

Municipalities.	Population according to the Census of 1901.	NORTH.						SOUTH.														Summed 1,000 of Population for Area.	
		Deaths.				Total Deaths.		Deaths.				Total Deaths.		Causes of Death.									
		Cholera.	Typhoid.	Enteric.	Other.	M.	F.	Cholera.	Typhoid.	Enteric.	Other.	M.	F.	Cholera.	Typhoid.	Enteric.	Other.	Smallpox.	Dysentery.	Measles.	Whooping Cough.	Scarlet Fever.	
Madras ..	100,861	2	81	9	37	37	74	2	54	2	23	27	75	10	1	17	8	3	4	3	3	3	81.0
Trichinopoly ..	99,721	2	50	3	34	39	70	2	45	14	41	54	61	2	1	11	1	1	1	1	1	1	81.0
Chennai ..	78,981	2	24	21	1	38	39	48	27	25	28	16	47	3	1	9	1	1	1	1	1	1	81.0
Aden ..	70,421	1	52	1	29	32	64	1	51	2	26	16	35	3	1	1	1	1	1	1	1	1	81.0
Kanchi ..	58,675	1	71	1	13	14	33	1	80	1	29	17	36	1	1	1	1	1	1	1	1	1	81.0
Bellary ..	55,517	1	12	7	8	12	29	1	89	8	17	8	25	1	1	1	1	1	1	1	1	1	81.0
Tanjore ..	52,425	2	26	8	31	35	46	4	55	2	20	18	12	1	1	1	1	1	1	1	1	1	81.0
Madurai ..	51,393	2	21	39	13	18	53	4	32	10	18	20	38	4	1	1	1	1	1	1	1	1	81.0
Coimbatore ..	53,662	2	30	2	17	30	37	1	73	4	12	20	34	1	1	1	1	1	1	1	1	1	81.0
Tamil Nadu ..	35,514	1	50	2	17	19	38	1	59	22	11	33	45	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	48,000	1	41	8	29	32	51	1	50	1	17	14	33	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	38,940	1	10	1	7	10	27	1	50	1	17	14	33	1	1	1	1	1	1	1	1	1	81.0
Palghat ..	44,377	2	50	3	13	13	66	1	45	4	20	34	52	7	1	1	1	1	1	1	1	1	81.0
Kangalore ..	44,359	7	26	5	16	18	36	8	22	8	13	18	37	1	1	1	1	1	1	1	1	1	81.0
Yelver ..	45,537	1	42	3	15	3	18	1	20	3	18	34	50	1	1	1	1	1	1	1	1	1	81.0
Vijayapattinam ..	40,832	1	13	3	8	13	23	1	18	1	10	7	10	1	1	1	1	1	1	1	1	1	81.0
Thiruvananthapuram ..	40,489	7	24	8	13	13	38	1	14	8	9	8	18	1	1	1	1	1	1	1	1	1	81.0
Palani ..	30,516	3	30	12	18	27	30	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Madurai ..	32,387	1	36	4	13	7	30	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Madurai ..	30,405	1	36	3	13	13	23	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Tamil Nadu ..	34,683	1	38	1	11	11	30	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Kilasa ..	30,601	1	23	8	18	10	21	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	32,044	1	5	8	13	6	9	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	30,612	1	14	5	13	6	18	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Aden ..	30,404	1	11	5	8	7	18	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Tamil Nadu ..	31,318	7	10	1	12	8	18	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	37,888	1	11	5	8	7	18	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	37,841	2	8	4	3	6	12	4	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	36,382	1	10	1	13	6	20	2	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	35,729	1	13	1	7	8	20	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	35,319	1	10	13	14	11	38	1	14	2	8	11	18	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	35,182	4	17	2	12	11	33	3	18	4	10	10	23	1	1	1	1	1	1	1	1	1	81.0
Chennai ..	35,354	8	2	1	3	6	16	3	18	4	10	10	23	1	1	1	1	1	1	1	1	1	81.0
Total ..	1,485,888	54	783	152	7	101	445	198	38	405	349	6	167	119	10	145	124	44	87	485	137	31.6	

Office of Sanitary Commissioner, Madras.
24th March 1908.

A. P. MOORE, Jr. Manager and Assistant,
Office of Sanitary Commissioner, Madras.

Barren showing the Bitter and Desert registered in the Diaries of the Marila Expedition during the month of December 1908

[illegible]

⁹ Including the Hill Trusts.

Baromet showing the Fever and Dysentery registered in various Districts of the Madras Presidency exclusive of Kanchi and Villupuram during the month of December 1898.

FEBRUARY.										MARCH.																			
Population according to Census of 1901.	Districts.	Population for which returns were received.	Cases.							Total Deaths.			Cases in Days.																
			Cases.							M.	F.	Total.	Cases in Days.							M.	F.	Total.							
			European.	Portuguese.	Arabs and others.	Indians.	Malabarans.	Other Classes.	M.				F.	Total.	M.	F.	Total.												
																		1.	2.				3.	4.	5.	6.	7.	8.	9.
1.	2.	3.	4.	5.	6.	7.	8.	9.	10.	11.	12.	13.	14.	15.	16.	17.	18.	19.	20.	21.	22.	23.	24.	25.	26.	27.	28.	29.	30.
1,001,375	Madras ..	1,449,184	35	1,374	15	3	3,375	1,024	3,347	6	2,719	78	1	3,445	1,347	3,316	18	14	10	101	384	..	
489,081	Madras ..	857,135	81	3,339	108	..	1,123	1,394	3,128	54	1,498	156	..	3,652	1,340	3,316	18	14	10	101	384	..	
1,370,754	Madras ..	3,250,119	141	10,017	144	12	3,339	1,394	3,128	54	1,498	156	..	3,652	1,340	3,316	18	14	10	101	384	..	
1,414,676	North Arcot ..	3,301,126	35	4,034	115	74	3,475	1,018	4,493	10	3,447	181	24	3,638	1,378	3,423	203	102	58	301	312	..	
1,214,401	Salem ..	1,801,163	18	8,008	118	..	3,687	3,473	7,160	63	4,001	166	..	4,167	3,758	4,166	421	134	14	14	91	12	101	148	..
8,011,412	Total ..	1,831,412	1	2	108	18,284	718	91	10,510	3,128	16,638	1	8	308	10,779	487	24	4,879	3,718	4,712	103	124	101	101	91	12	101	148	..

Population according to Census of 1901.	Districts.	Population for which returns were received.	DECEMBER—cont.																	Average rate per mile of population per square mile in the months of the previous year according to 1907.										
			Cases of Dysentery.										Cases of Fever.																	
			Cases of Dysentery.										Cases of Fever.																	
			Cases of Dysentery.										Cases of Fever.																	
			Cases of Dysentery.										Cases of Fever.																	
			1.	2.	3.	4.	5.	6.	7.	8.	9.	10.	11.	12.	13.	14.	15.	16.	17.	18.	19.	20.	21.	22.	23.	24.	25.	26.	27.	28.
1,101,308	Madras ..	1,101,308	30	30	48	28	3	3	8	8	8	104	108	8	7	8	8
918,008	Madras ..	857,135	24	24	4	4	174	107	33	7	8	8
1,015,768	Madras ..	1,101,308	87	110	45	12	12	174	107	12	35	14	10
1,114,619	North Arcot ..	1,114,619	327	188	81	14	1	4	18	22	4	948	568	50	51	4	10
1,301,401	Salem ..	1,301,401	118	68	10	10	..	4	8	20	8	1,000	177	148	27	8	10
8,011,412	Total ..	8,011,412	481	472	178	171	31	38	13	34	10	7	8	3,308	2,405	302	79	14	10	11	11

Offs of the Sanitary Commissioners, Madras,
8th March 1899.

W. W. OLMESBIE, Major, I.M.S.,
As. Sanitary Commissioner for Madras

Tables showing the BIRTHS and DEATHS registered in the MOUNTAIN PROVINCE during the month of December 1908.

Districts.	Municipal Towns.	Population entered in the Census of 1901.	BIRTHS.												DEATHS.																		
			Colors.						Total Births.						Colors of Deaths.																		
			Qualifications.			Total Deaths.			Qualifications.			Total Deaths.			Colors.			North-west.			Farms.			Spent of Deaths.									
			Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.	Native.	European.	Other.							
			1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31
Orange	Orange	10,118	45	3	..	12	24	85	81	19	19	63	
	Beaufort	10,118	20	9	..	45	11	101	25	22	11	33	
	Port Elizabeth	10,118	48	89	20	63	35	18	14	31	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
Grahamstown	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27	
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
Ficksburg	Worcester	10,118	201	8	..	10	69	181	14	17	10	27
	Worcester	10,118	201	8	..	10	69	181	14	17	10	27											

(Continued on next page)

Source showing the Beliefs and Desires registered in the Memorandum of the Russian Embassy during the month of December 1868—*msl.*

[illegible]

Effectiveness and safety issues

[illegible]

JUDICIAL NOTIFICATIONS.

NOTIFICATIONS

In notification of the notification, dated the 20th August 1901, published at page 1541 of Part II of the Fort St. George Gazette, dated the 1st September 1901, which gave the dates for the periodical sittings of the District Munsif of Madras at Tanjore, it is hereby notified that there will be no sitting of the District Munsif at Tanjore in April 1909.

High Court of Judicature, Madras,
12th March 1909

J. T. GILLESPIE,
Registrar.

Under sections 5 and 11 of the Civil Courts Act, III of 1873, the High Court hereby directs, in continuation of the notification dated 18th April, 1901, 27th November and 12th December 1904, regarding the Court of the Additional District Munsif of Tanjore, that the said court shall continue to be held at Tanjore and is to exercise the same jurisdiction as was conferred on it by the said notification until 12th June 1909, and further that, until the said date the court of the District Munsif of Tanjore shall continue to be styled the court of the Principal District Munsif of Tanjore.

High Court of Judicature, Madras,
10th March 1909.

J. T. GILLESPIE,
Registrar.

Dis. No. 377 of 1909.

The Honorable the Chief Justice has appointed the following gentlemen to be Members, and Secretary, of the State Committee constituted under the provisions of section 123 of the Code of Civil Procedure, 1909, for a period of three years from 1st January 1909, or until further orders :-

Members.

- (1) The Hon'ble Sir Charles Arnold White, Chief Justice, — President.
- (2) The Hon'ble Justice Sir R. R. Banner.
- (3) The Hon'ble Mr. Justice G. Sankaran Nair, C.M.
- (4) Mr. C. F. Napier, *Advocates-Generals*.
- (5) The Hon'ble Mr. F. A. Sankaran Nair, C.M., *Advocates-Generals*.
- (6) Mr. R. R. Roy, C. F. Sankaran Nair, *Advocates-Generals*.
- (7) Mr. W. G. Dand, Government Solicitor.

Secretary.

Dr. S. Srinivasan, *Advocates-Generals*.

High Court of Judicature, Madras,
20th March 1909

J. T. GILLESPIE,
Registrar.

IN THE COURT FOR THE RELIEF OF INDEBTED DEBTORS AT MADRAS.

Notice is hereby given that petitions to the Court for the relief of Insolvent Debtors have been filed by the undersigned persons paying for the benefit of the Act, 11 Vol. 2, s. 31 ("To consolidate and amend the Law relating to Insolvent Debtors in India"), and that orders have been made by the said Insolvent Court treating the notices and orders of the said Insolvency in J. R. R. Banner, Registrar, the Official Assignee of the said Court; and all persons indebted to the said insolvents, or who have any of their estates and effects, are hereby required forthwith to pay or deliver the same to the said Official Assignee.

If any creditor intends to oppose the discharge of the said insolvents, notice of such intention and of the grounds of such intention must be given to the said assignee in writing three days before the day of hearing, exclusive both of the day of giving such notice and of the said day of hearing; and a copy of such opposition must be left in my office on the same day. The petitions and schedules will be produced by me for inspection and examination at my office, and copies of the petitions and schedules, or any part thereof as shall be required, will be furnished by me.

Number of petitions.	Name and description of insolvents.	Date of first meeting of creditors at the office of the Official Assignee.	Date of hearing.
12 of 1909 ..	Arthur Henry Perrell, Government Engineer, residing at No. 12, Cross Street, Singapore, Madras	14th April 1909 ..	16th April 1909.
11 of 1909 ..	Periappan Thevar Madhav, Lango Karay, Madras	16th do ..	18th do.
10 of 1909 ..	Periappan Thevar Madhav, Lango Karay, Madras	16th do ..	18th do.
11 of 1909 ..	C. Chandraiah Chetty alias C. Appa Chetty, Government Engineer, residing at Chetty's Post Office Madhav, Singapore, Madras.	16th do ..	18th do.
10 of 1909 ..	Frank Thomas Woods, Commercial Agent, residing at No. 107, Aram Street, Madras.	16th do ..	18th do.

Chief Clerk's Office, Madras,
20th March 1909.

J. R. ATKINSON,
Chief Clerk.

IN THE COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT MADRAS.

In pursuance of orders of this Court made in the matter of the undersigned Insolvent debtors and respectively dated 15th day of March 1909, it is ordered that the said Insolvents be personally discharged under the provisions of the Act, II, Vol. Chap. 21, in respect of all the debts mentioned in their schedules:-

Debtor.	Residential Address.	Date of discharge.
29 of 1907. ..	Myrland Ramiah A. ..	15th March 1909.
31 of 1907. ..	307 Anna Ramiah Aiyah ..	Do.
37 of 1907. ..	349 Chetty Perumal Nayudu ..	Do.
26 of 1908. ..	349 Chetty Perumal Nayudu ..	Do.

Official Assignee's Office, Madras,
15th March 1909.

J. R. B. BRANSON,
Official Assignee.

PROCLAMATION.

My office of a Proclamator is hereby created by The Majesty's High Court of Judicature at Madras. I hereby proclaim and give notice that in pursuance of Order and Termination of General Civil Delivery in and for Port Saint George the Town of Madras and the local limits thereof and the places and territories subordinate thereto will be held in at the Court House of the Court at Madras on Monday the 5th day of April commencing the date thereof at eleven o'clock in the forenoon for the trial of all causes and offences done or committed within Port Saint George or the Town of Madras at the local limits thereof and places and territories subordinate thereto and dependent thereto.

And also that at the same time and place will be held a Session of Admiralty for the trial of all crimes and offences done or committed on the High Seas.

And I hereby require and enjoin all persons bound by process and give evidence at the above Sessions and in any case commenced thereto to attend at the time and place aforesaid and not to depart without leave.

Dated this 1st day of March 1909.

W. D. SMITH,
Clerk.

ADJOURNMENT OF THE MADRAS CITY CIVIL COURT.

Notice is hereby given that the Madras City Civil Court will be closed for the usual sittings for two months from Monday the 30th April to Saturday the 30th June 1909, both days inclusive.

During the adjournment, no plaints, petitions or other papers will be received.

Arrangements will, however, be made for granting copies of judgments, decrees, orders and other papers and documents in which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

City Civil Court, Madras,
3th March 1909.

C. V. KUNAHAKSHI SASTRIAR,
City Civil Judge.

ADJOURNMENT OF COURTS.

The Madras Court of Small Causes will be adjourned for the usual vacation from Monday the 30th April 1909 to Saturday the 30th June 1909, both days inclusive.

The Hon'ble the Second Judge will attend Court (except on Saturdays and other authorized holidays) for the disposal of urgent work and the office of the Registrar will be opened on the same days.

Court of Small Causes, Madras,
1st March 1909.

F. A. LOVERY,
Registrar.

Notice is hereby given that the Court of the District Munsif, Coimbatore, will be closed for the usual vacation for six weeks from Thursday the 4th March to Wednesday the 10th April 1909, both days inclusive.

During the adjournment plaints, petitions, etc., will not be received nor copies of papers granted other than those for which applications have been presented before the adjournment and for delivery of such copies arrangements will be made.

District Court, Coimbatore,
4th March 1909.

R. D. BROADFOOT,
District Judge.

Notice is hereby given that the District and Sessions Court of Nellore will be closed for the usual vacation for two months from Monday the 3rd May to Saturday the 3rd July 1909, both days inclusive, and that the District Munsif's Courts of Nellore, Kaniy and Karagiri will be closed for six weeks from Monday the 3rd May to Saturday the 13th June 1909, both days inclusive.

No plaints, petitions or other papers will be received during the above adjournments of the Courts, nor copies of judgments, decrees, orders and other papers and documents granted other than those for which applications have been presented before the adjournment. Provision will be made for the despatch of urgent business.

District and Sessions Court, Nellore,
17th March 1909.

T. M. SANYASCHARIAR,
District and Sessions Judge.

Notice is hereby given that the District and Sessions Court of Chingleput will be closed for the usual recess for two months from Monday the 26th April to Saturday the 26th June 1949, both days inclusive, and the Courts of the District Munsifs of Chingleput and Ponnaseilam for six weeks from Monday the 26th April to Saturday the 26th June 1949, both days inclusive, the Court of the District Munsif of Tiruvallur will be closed for six weeks from Monday the 17th May to Saturday the 26th June 1949, both days inclusive and the Court of the District Munsif of Chengam will be closed for six weeks from Monday the 26th May to Saturday the 26th June 1949, both days inclusive.

During the adjournment, plaints, petitions, etc., will not be received nor copies of papers created other than those for which applications have been presented before the adjournment.

District and Sessions Court, Chingleput,
16th March 1949

* C. VENKUPILLI CHETTY,
District and Sessions Judge.

Notice is hereby given that the several Courts in the district of Guntur will be closed for the usual recess as follows:

- | | |
|--|--|
| (1) District and Sessions Court, Guntur. | For two months from Monday the 26th April to Saturday the 26th June 1949, both days inclusive. |
| (2) The Courts of the District Munsifs of Guntur and Tenali. | For six weeks from Monday the 26th April to Saturday the 26th June 1949, both days inclusive. |
| (3) The Courts of the District Munsifs of Narasaraopet, Nagpur and Ongole. | For six weeks from Monday the 17th May to Saturday the 26th June 1949, both days inclusive. |

2. During the adjournment no plaints, petitions or other papers will be received. Arrangements will, however, be made for despatch of urgent work and for granting copies of judgments, decrees, orders and other papers and documents in which parties to suits or their pleaders or others are entitled, provided that applications for such copies have been presented before the adjournment.

3. Urgent applications for bail during the District Judge's absence from the division during the recess should, under the High Court Circular [Dis. No. 1178 (a) of 1948], be made to the High Court.

District and Sessions Court, Guntur,
8th March 1949.

T. T. RANGA CHARIYAR,
Dy. District and Sessions Judge.

Notice is hereby given that the Courts in the district will be closed for the usual recess as follows:

- | | |
|--|---|
| District and Sessions Court, Vengal Rao, and the Temporary Subordinate Judge's Court, Vengal Rao. | For two months from Monday the 26th April 1949 to Saturday the 26th June 1949, both days inclusive. |
| District Munsif's Courts of Vengal Rao, Chidambaram, Villupuram, Tiruvallur, Tirunelveli and Perambalur. | For six weeks from Monday the 26th April 1949 to Sunday the 6th June 1949, both days inclusive. |
| District Munsif's Court of Raman. | For six weeks from Monday the 17th May 1949 to Saturday the 26th June 1949, both days inclusive. |

No plaints, petitions or other papers will be received during the adjournment. Arrangements will, however, be made—

- (1) for granting copies of judgments, decrees, orders and other papers and documents provided that applications for such copies have been presented before the adjournment;
- (2) for transmitting to the High Court the records in appeals, etc.
- (3) for the despatch and return to the High Court, of notices issued in respondents;
- (4) for the receipt and despatch of all administrative correspondence during the adjournment.

District and Sessions Court, Vengal Rao,
26th March 1949.

A. L. RANGAY,
Dy. District and Sessions Judge.

IN THE COURT OF THE DISTRICT JUDGE, BELLARY.

Insolvency Petition No. 2 of 1948.

Bhadracharya Thevaras Rao, son of B. Hanumanth Rao of Ramanguram,
Bijapur taluk Petitioner.

It is hereby notified that the above petitioner has been adjudged an insolvent under section 18 (1) of the Provincial Insolvency Act on the 12th March 1949.

Insolvency Petition No. 4 of 1948.

Firm of Galla Rao Sreenivas, trading in gold and silver jewels and in money-lending at Bellary Petitioner.

(1) Basappa Subrahmanya, widow of Hothappa Sreenivas of Bellary,
Bellary, (2) Maruti Venkappa Rao, working partner of late Basappa
Sreenivas, residing in Bellary, Bellary Counter-petitioner.

Notice is hereby given that the petitioners have filed this petition to adjudge the counter-petitioner insolvent and that the 8th day of June 1948 has been fixed for final hearing. All parties

who intend objecting to the petition are required to appear on the said date in person or by solicitor and they are to submit grounds of their opposition in writing, (1) at least days before the date of hearing exclusive both of the day of giving such notice and of the said day of hearing.

District Court, Bellary.
17th March 1929.

A. Y. FORBER,
District Judge.

IN THE COURT OF THE DISTRICT MUNSIF, COCANADA.

Inventory Petition No. 2 of 1929.

Gummalakshmi Kameswariappiah of Surpamanna Petitioner.

Notice under clause 3 of section 12 of Act III of 1927, is hereby given that the petitioner herein has applied to this Court to be declared an insolvent and that her petition is posted in 2nd April 1929 for disposal. Any creditor wishing to oppose the petition may appear before this Court either in person or by pleader on the said date to state his objections.

District Munsif's Court, Cocanada,
11th March 1929.

V. C. MASCARENHAS,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, CONJEEVERAM.

Inventory Petition No. 5 of 1929. (Small Cause Suit No. 1523 of 1929.)

E. Venkatesh Petitioner.

Notice is hereby given that a petition has been presented to this Court by Mahabadi Venkatesh, son of Mahabadi Thiruvengadeswari, residing in Sreemambadon, Conjeeveram taluk, Chingleput District, stating that he may be adjudged an insolvent under the Provincial Insolvency Act (III of 1927) and that the 19th day of April 1929 has been fixed for the hearing of the said petition in this Court. All persons claiming to be creditors of the petitioner and interested in the disposal of the petition are required to appear in person or by pleader before this Court on the said date and take part in the proceedings.

District Munsif's Court, Conjeeveram,
16th March 1929.

A. MAJAGOPALA AITAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, KULPALAI.

Inventory Petition No. 4 of 1929.

Mannathu alias Pichamethir Petitioner.

Kannappa Methir and two others Respondents.

Notice under clause 3 of section 12 of Act III of 1927 is hereby given that Mannathu alias Pichamethir, son of Palarai, of Manali Desamam, Kumbakonam taluk, has applied in this Court for being declared an insolvent and that his application is posted in 20th April 1929 for hearing.

District Munsif's Court, Kattalai,
14th March 1929.

C. SUBRAHMANYA AITAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, KUMBakonam.

Inventory Petition No. 3 of 1929.

Syed Ibrahim, son of Syed Mahmood Ibrahim, residing at Kadava Street,
Sri Changanasserypettai Court, Kumbakonam Petitioner.

Notice is hereby given that the above petitioner has filed an application to be declared an insolvent and that the application is posted in 6th April 1929.

Inventory Petition No. 6 of 1929.

Fahid Mahmood Ibrahim, son of Kadava Ibrahim, residing at Karam
Petham Wadai, Pethi, Chidambaram Petitioner.

Notice is hereby given that the above petitioner has filed an application to be declared an insolvent and that the application is posted in 14th April 1929.

District Munsif's Court, Kumbakonam,
29th March 1929.

T. DANDAPANI PILLAI,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, MANGALORE.

Inventory Petition No. 3 of 1929.

Subbappa Sheshlingar, son of Annappa Sheshlingar, residing in Mangalore
Town Petitioner.

Notice is hereby given under clause 3 of section 12 of Act III of 1927 that the above-named petitioner has applied to this Court for being declared an insolvent and his application is posted in 20th April 1929 for hearing. Any creditor wishing to oppose the same may appear before this Court either in person or by a pleader of this Court on the said date.

District Munsif's Court, Mangalore,
16th March 1929.

INSOLVENT PARTIES No. 3 of 1935.

Yerranaga alias Ganga Prasad, son of Joseph Peters, residing as
 Elder in the town of Mangalore Petitioner.

Notice is hereby given that the above petitioner has applied to this Court for being adjudged an insolvent and that his application is posted to the 11th day of June 1935 for hearing the objections of the creditors, if any.

District Munsif's Court, Mangalore,
 18th March 1935.

B. KRISHNA RAU,
 District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, TIRUMANGALAM, MADURA.

INSOLVENT PARTIES No. 1 of 1935.

K. Alanganam Chetti Petitioner.
 K. Balasubramanian Chetti and 30 others Creditors-petitioners.

Notice is hereby given that a petition has been presented by K. Alanganam Chetti, son of T. Alanganam Chetti, residing at Kankadu, Madurai taluk, praying that he may be adjudged an insolvent under clause 5 of section 12 of the Provincial Insolvency Act (III of 1907) and that the 7th day of April 1935 has been fixed for hearing of the said petition. All persons claiming to be creditors of the petitioner and interested in the disposal of the petition are required to appear in person or by pleader before this Court on the said date and to take part in the proceedings.

District Munsif's Court, Tirumangalam, Madurai,
 18th March 1935.

G. E. SUDHARAYA IYAR,
 District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, NELLORE.

INSOLVENT PARTIES No. 1 of 1935 (I.P. No. 4 of 1935, District Court, Nellore).

Mahomed Mahomed Sahab Petitioner (debtor).
 Kalyani Mahomed Saheb Sahab & Co., Madras, and four others Creditors-petitioners (creditors).

Notice, under clause 5 of section 12 of Act III of 1907, is hereby given that Mahomed Mahomed Sahab, son of Mahomed Jaganath Mahomed Sahab, residing in Karala street, Nellore town, has applied for being adjudged an insolvent and that his application is posted to the 25th day of April 1935 for hearing the objections, if any, of his creditors.

District Munsif's Court, Nellore,
 19th March 1935.

G. KOTHANDA RAMANUJULU NATUDU,
 District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, SRIERANGAM.

INSOLVENT PARTIES No. 4 of 1935.

Pannaswamy Pillai Petitioner.
 Perumaladasa Pillai and four others, others Creditors.

Notice under clause 5 of section 12 of the Provincial Insolvency Act III of 1907 is hereby given that Pannaswamy Pillai, son of Maandanaswamy Pillai residing in Puthandakudi village, Tiruchirappalli taluk, has applied for being declared an insolvent and his petition is posted to the 23rd day of April 1935 for hearing.

Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

District Munsif's Court, Srierangam,
 18th March 1935.

K. S. KOTIVANDARANA AYYAR,
 District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, SINGAPERUM.

INSOLVENT PARTIES No. 1 of 1935.

(1) Narayana Chetty Changanatha Chetty and (2) Narayana Chetty Papayya Chetty Petitioner.
 K. S. Balakrishna Chetty and others Creditors.

Notice is hereby given that Narayana Chetty Changanatha Chetty, son of Narayana Chetty Papayya Chetty, and Narayana Chetty Papayya Chetty, son of S. S. Chetty, residing at Kanchanapattinam, Palayamkottai, have applied to the District Munsif's Court for being declared insolvent under section 12 of the Provincial Insolvency Act III of 1907 and that their application is posted to the 23rd day of April 1935 for hearing the objections of the creditors, if any.

12-2

12-3

INSOLVENT PARTIES No. 2 of 1908.

Kanda Pital *Debtor.*
 See Kanda Pital's Statement and others *Applicant.*

Notice is hereby given that the petitioner Kanda Pital, son of Yala Pital, residing at Aravali village, Thottam taluk, Karimnagar mandal, applied to the District Court, North Arcot, for being adjudged an insolvent and that his application has been transferred to this Court and the same is posted to the 21st day of April 1909 for hearing the objections of the creditors, if any.

District Munsif's Court, Madhavaram,
 19th March 1908.

F. SUBBIAH MUDALIAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, TANJORE.

INSOLVENT PARTIES No. 2 of 1908.

Gopalakrishna Naik *Debtor.*
 See Mr. Rama Aiyar and six others *Applicants.*

Notice under clause 1 of section 18 of the Provincial Insolvency Act, III of 1907, is hereby given that Gopalakrishna Naik, son of Chinnappa Naik, residing at Kot Naik Street western ramparts, Fort, Tanjore, has been adjudged an insolvent on 18th March 1908, and that the petition stands approved to the 18th April 1908 for proof of debts. All parties having claims against the estate are hereby called upon to prove them on or before the above date.

District Munsif's Court, Tanjore,
 19th March 1908.

N. KAILASAM AYYAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, TIRUPPATUR.

INSOLVENT PARTIES No. 2 of 1908.

Abdulla Sahib *Debtor.*

Notice, under clause 2 of section 18 of Act III of 1907, is hereby given that Abdulla Sahib, son of Manna Ibrahim Karim Sahib, residing at Tirupattur, has applied to this Court for being declared an insolvent and that his application is posted to 21st March 1909 for hearing.

District Munsif's Court, Tirupattur,
 1st March 1909.

T. M. VENKATA RAOHAYACHARIAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, TIRUKKOTTAIUR.

INSOLVENT PARTIES No. 1 of 1908.

Kannasami Mudali *Debtor.*
 (1) Kannasami Chetty, (2) Nattakottai A. Pe. (3) A. S. Ramon,
 (4) Nattakottai, (5) Kallurayya Mudali, (6) Appakannan Chetty and
 (7) Pannasami Udayan also jointly and severally *Applicants.*

Notice is hereby given under clause 2 of section 18 of Act III of 1907 that Kannasami Mudali, son of Mudi Mudali of Tirupattur, has applied to this Court for being declared an insolvent and that his application is posted to 28th April 1908 for hearing. Any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

District Munsif's Court, Tirukkoilur,
 14th March 1908.

M. R. NARAYANASWAMI AYYAR,
District Munsif.

IN THE COURT OF THE DISTRICT MUNSIF, VIMMAPATAN.

INSOLVENT PARTIES No. 2 of 1908.

(Transferred by transfer from the District Court, Tirupattur.)

Muthukala Ramo, son of Thimayya, Dhanuasa, age 60, residing at
 Tirupattur *Debtor.*
 Pundarikappa Appala, residing at Tirupattur and others *Applicants.*

Notice, under clause 2 of section 18 of Act III of 1907 is hereby given that Muthukala Ramo has applied to this Court for being declared an insolvent. His application is posted to 18th April 1908 for hearing and any creditor wishing to oppose the same may appear before the Court either in person or by pleader on the said date.

Innocent Papeus No. 2 of 1633.

Kanaka Veerabhadraiah alias Kanaboyya, 35 years, Vice-Chief of Village

General Sumner, son of Rosamond, 42 years, Merrill, Merchant of

[illegible]

Notice, under clause 3 of section 15 of Act 111 of 1961, is hereby given that the said petitioners has applied to this Court for being declared an insolvent. His application is posted in this April last for hearing and any creditor wishing to oppose the same may appear before this Court either in person or by counsel on the said date.

District Muzaff's Court, Visnagar, 13th March 1909.

T. H. LAKEHMAN ROW,
— — — District Agent

FINANCIAL NOTIFICATION

STATEMENT OF THE AFFAIRS OF THE BANK OF MADRAS FOR THE WEEK
ENDING 12TH MARCH 1898.

[illegible]

* Includes 20,100 acreage on Tr. 8,42,003-4-8
(the center of the District.)

M. KIRKPATRICK

Chief Executive:

W. M. HUNTER,
Secretary and Treasurer

Base for Diamond Leath—\$1.00 each

Percentage of Cash to Laborless profits as demand—63.67

Bank of Mexico, Mexico, 12th March 1969.

PUBLIC WORKS NOTIFICATIONS

NOTIFICATION

The following amount is outstanding in the books of the Division, and if not claimed before the end of this month, the same will be credited to Government:—

		Salary.			Date from which	
	Years				ending	
				£	s	d
September	1891	11	10	0	September 1890.	
			Traveling allowance.			
September	1892	12	10	0	September 1891.	
September	1893	13	10	0	September 1892.	
September	1894	14	10	0	September 1893.	
September	1895	15	10	0	September 1894.	

Executive Engineer's Office, Bellary.
6th March 1922.

L. L. WICKHAM,
Executive Engineer, Railway Division

INDEX

Is hereby given that 22 oak stumps of size 6" x 6" x 8 are now lying unclaimed for the last seven years at station 5674 in Conowingo back water within rural limits. The owners are requested to put forth their claim to the Fish-Divisinal Office, South Washington Canal, within one month from date of issue of this notice, if not, the stumps will be taken over by the Public Works Department.

A. G. KOSHYLY,
Executive Engineer, Chikmagul District

14000, 35000, 55000.

REVENUE NOTIFICATIONS.

INSTRUCTIONS REGARDING THE PREPARATION OF INCOME-TAX RETURNS.

The principal officers of all companies are hereby reminded that, under section 11 of Act II of 1924, they are required to prepare and deliver or cause to be delivered to the Collector and Commissioner of Income-tax, Madras, on or before the 15th April 1926, a statement in Form E (published below) signed by them of the net profits made by the company during the year ending on the day on which the company's accounts were last made up, or if the accounts were not made up within the year ending on the 31st March 1926, then of the net profits made during the year ending on the 31st day of March 1926.

3. Failure to comply with the requirements of section 11 of the Act is punishable under section 24 of the Act.

Office of the Collector and Commissioner of
Income-tax, Madras, 21st March 1926.

A. R. CUMMING,
By, Collector and Commissioner of Income-tax.

FORM E.

INCOME-TAX.

Annual Return of Net Profits to be delivered by the Principal Officer of a Company under Section 11.

Year of company.	Place of business.	Business of company.	A month of income derived from each of these sources comprising the period during which the income has been derived.	Remarks.
1	2	3	4	5

I () have under description of office—do declare that the income stated in this return is truly estimated on all the sources of income therein mentioned, that it has actually accrued within the period stated, and that the company has no other source of Income liable to Income-tax.

(Signature)

Date

(Designation)

INSTRUCTIONS HOW TO FILL UP THE ABOVE FORM.

1. If the company making the return has several places of business, they should all be mentioned in column 2, the principal place of business being specified.
2. In column 3 should be entered in detail every separate source of income accruing and arising in British India.
3. In column 4 should be entered the income accruing and arising during the year ending on the day on which the company's accounts have been last made up, or if the company's accounts have not been made up within the year ending on the 31st day of March in the year immediately preceding that for which the statement is to be made, then during the year ending on the 31st day of March.
4. Against the gross receipts, no deductions should be made on account of drawbacks or expenses not wholly and exclusively incurred in respect of the profits returned, nor shall any deduction be allowed on account of any tax, rate or cess to which the business is liable, other than a tax or rate imposed on the business, in respect of the ownership of any buildings or lands not used for agricultural purposes, under sections 128, 240, 248 and 249 of Act III of 1924 (Madras), sections 41 and 78 of Act IV of 1924 (Madras), section 27 (c) and (d) of Act V of 1924 (Madras), and section 17 of Act XII of 1925 (India).
5. Deductions from the gross receipts may be allowed on account of the following items—
 - (a) In the case of trades or professions—
 - (i) Taxes expended in the repairs of implements, vehicles or articles used solely for the purposes of the profession or trade.
 - (ii) Taxes expended for housing or keeping reserved the buildings, machinery, implements and stock used for the purposes of profession or trade, and the rent paid for any premises used for such profession or trade, provided that if such premises shall not have been exclusively used for such profession or trade, a fair proportion only of such rent shall be deducted from the gross receipts.
 - (iii) Annual expenditure during the year on repairs and renewal of such premises, if such repairs and renewal are at the cost of the company.
 - (iv) Taxes expended in the payment of persons employed solely in such profession or trade.
 - (v) The amount of any losses of stock in trade.—The amount less insurance is any one or more professions or trades over and above the profits thereof may be set off against the gross profits of any other profession or trade carried by the same company.
 - (vi) The amount of any bad debt (or debts) and paid and upon accounts the goods written off as irrecoverable within the year, provided—
 - (i) that such bad debt (or debts) has been regularly brought forward in the ledger from year to year from the date on which the debt arose;

- (6) that it was not written off to profit and loss before; and
 (6) that when given a particular debt has been paid off and upon reasonable grounds appears not to profit and loss in any year, no portion of such debt can be carried forward so as to be set off against or taken in deduction of the profits of the next or any succeeding year.

Note.—In writing off but rights against the assets of any year now and is taken to see that the amount is not unnecessarily deferred and not deferred more than once.

- (7) Interest paid on money borrowed for the purpose of the trade or profession.
 (8) Amount strictly expended from the profits of the year on ordinary maintenance repair of machinery and plant.
 (9) Such amount as may be actually set apart from the profits of the year for depreciation, up to a limit of 10 per cent. on the value of the machinery and plant.

Note.—Plant does not include buildings. No deduction is allowable for depreciation in the value of buildings.

- (10) In the case of income from houses—

- (1) Any rent or gain-rent paid by the assessee on account of such houses or their sites, but not interest on local rates or taxes other than such taxes or rates as according to paragraph 4 above may be deducted.
 (2) Income expended for repairing and keeping repaired such houses.
 (3) Actual expenditure during the year on repairs and renewal of such premises, if such repairs and renewal are at the cost of the company.
 (4) Expenses incurred in collecting the rent not exceeding 6 per cent. of the gross rental.
 (5) Annual interest payable on a mortgage not in possession.

NOTICE UNDER SECTION 18, SUB-SECTION (1), CLAUSE (7) OF ACT II OF 1926.

All persons resident or carrying on business in Madras whose incomes are above Rs. 5,000 per annum are hereby invited under section 18, sub-section (1), clause (d) of Act II of 1926 to prepare under their signatures true returns of their income in the form appended and in accordance with the instructions attached thereto, and deliver them across them to be delivered on or before 30th April 1927, to the Collector and Commissioner of Income-Tax, Madras.

2. Persons who fail to comply with the above requisition will be assessed on the best information procurable.

Office of the Collector and Commissioner of
Income-Tax, Madras, 15th March 1927.

A. R. COMMISSION,
Collector and Commissioner of Income-Tax.

RETURN K.

INCOME-TAX.

Name of person.	Residence or place of income.	Source of income.			Amount of gross income declared from each of these sources, and the period during which the income from each source has been derived.	Total deductions.	Amount of net profits.	Remarks.
		In this column should be specified separately the sources of income chargeable under Parts I, II, III and IV of Schedule II of the Income-Tax Act II of 1926.						
		Particulars of the sources of income chargeable under Parts I, II, III, and IV of the Act.	Number of shares in such firms.	Place of shares.				
1	2	3	4	5	6	7	8	9
	In taxes, give serial number of assessment and name of income on which the amount of income is assessed. In other cases, give the nature of the source.			Amount of gross income.	Period. The year on the basis of which the return of income has been assessed.			
				Rs. + P.		Rs. + P.		

Declaration.

I do declare that the income stated in this return is truly estimated on all the sources of income wherever mentioned; that none has been declared below to be assessable as no deductions have been deducted on account of the net profits; that the income under each source has been actually ascertained within the period stated; and that I have no other sources of income liable to income-tax.

Dated

Sd/-

1927

(Signature)

(Designation)

N.B.—Please give the place of residence with door No. and street in addition to the place of business in the second column of the return.

INSTRUCTIONS FOR THE PREPARATION OF THE FORM RETURN OF INCOME RELATIVES TO ABOVE

- (1) In the case of a firm, the ordinary description of the firm, should be entered in column 1.
- (2) If the person or firm making the return has several places of residence or business, they should all be mentioned in column 2, the principal place of residence or business being specified.
- (3) Column 3 should show all sources and amounts of income, specifying separately those chargeable under Part I, II, III and IV of Schedule II of the Act, and the number of shares in such income and the names of persons. In this column should be entered in detail every separate source of income accruing and arising in British India. Salaries, pensions, annuities and gratuities not chargeable under Part I, should be entered as Government and other securities under Part III and other sources of income including the rental value of buildings occupied by persons collected under section 24 of the Act, are chargeable under Part IV of Schedule II of the Act.
- (4) In column 4 should be entered the gross income accruing and arising during the year ending on the day on which the person's accounts have been last made up or if the person's accounts have not been made up within the year ending on the 31st day of March in the year immediately preceding that for which the assessment is to be made, then during the year ending on the 31st day of March. In this column, the period during which the income from each source has been derived should be specified.
- (5) Against the gross receipts, no deduction should be made as account of *debtors* or *expenses* not wholly and exclusively incurred in respect of the profits referred to, nor as account of the maintenance of the person himself or his family or domestic establishment; nor shall any deduction be allowed as account of any tax, rate or cess to which the income is liable, other than a tax levied upon the income. It is except of his ownership of any buildings or lands not used for agricultural purposes under sections 128, 133, 145 and 146 of Act III of 1904 (Madras), sections 87 and 75 of Act IV of 1904 (Madras), section 57 (5) and (6) of Act V of 1904 (Madras), sections 87 and 75 of Act XIII, 1930 (India), (Notification No. 214, dated 17th April 1930, published on page 108, Part I of Fort St. George Gazette, dated 20th April 1930).
- (6) A deduction for the purpose of securing a deferred annuity or a provision for wife or children or a payment to a Life Insurance Company should not be entered from column 4, but should be included in the column headed "Total deductions" and supported in the return by a receipt for such deduction or payment.

EXAMPLES OF DEDUCTIONS FROM THE GROSS PROFITS WHERE ARE ALLOWED.

(a) In the case of trades or professions.

- (1) Sums actually expended in the repairs of implements, vessels or articles used solely for the purposes of the profession or trade.
- (2) Sums expended in repairing or keeping in order the buildings, machinery and plant, implements, and such used for the purposes of the profession or trade. The deduction is confined to the sums (including subscriptions, etc.) paid during the year upon the income arising in which the tax is assessed.
- (3) The amount of rent paid for any premises exclusively used for such profession or trade.
- N.B.—Where they are not exclusively used for such profession or trade, only a *fair* proportion of such rent is admissible for deduction.
- (4) The amount actually expended on repairs and otherwise of such premises, if the repairs and renewals are at the cost of the assessee. The assessee must be prepared to prove the amount spent by means of receipts.
- (5) The amount expended as salaries of persons employed solely and exclusively in the profession or trade. When a firm has transactions both in and out of India and makes profit in both by means of an establishment maintained in India in connection for both, only a proportionate deduction is allowed (the exact proportion of which will be determined by the assessing officer in each case).
- (6) The amount of any loss in trade or of the stock in trade actually written off during the year. In cases where there is loss in one trade or profession and profit in another, the loss may be set off against the profit, and any excess loss deducted. The loss under any one part of the Schedule may be set off against income under any other part.
- (7) The amount of any bad debt (or debts) lost and upon reasonable grounds written off as irrecoverable within the year, provided—

- (a) that such bad debt (or debts) has been regularly brought forward in the ledger from year to year from the date on which the debt arose;
- (b) that it has not been written off to profit and loss before; and
- (c) that when once a particular debt has been brought to and upon reasonable grounds written off to profit and loss in one year, no portion of such debt can be carried forward so as to be set off against or taken in deduction of the profit of the next or any subsequent year.
- N.B.—In writing off bad debts against the income of any year care must be taken to see that the amount is not unnecessarily deducted and not deducted more than once.

- (8) Interest paid on borrowed capital. The assessee may be required to submit the accounting sheets from which capital actually employed in his trade or business can be ascertained in the assessment.

- N.B.—When the whole capital is not exclusively employed in the trade, only a *fair* proportion of the interest paid shall be deducted.

(9) Stock-in-trade and contingent charges as Commission or Discount—

Freight, Telegraphic, Law, Advertising and Stationery charges.

Shipping, Freight, Railway and other Transit charges.

- N.B.—The nature of the charges and the amount incurred under each should be distinctly demonstrable.

- (10) Payments actually made in Insurance Companies for the purpose of securing a deferred annuity or a provision for wife or children or a payment to a Life Insurance Company, but not those set aside to form an Insurance Fund.

(11) Charges incurred in providing tools for assistants, clerks and confidential.

- (12) Amount actually expended from the profits of the year on ordinary maintenance capital of machinery and plant.

(12) Such amount as may be actually set apart from the profits of the year for depreciation up to a limit of 10 per cent. on the value of any such house and ground.
2d—Care should be taken to see that the deduction allowed represents the repairs and depreciation of only any year, &c., the year the income of which is assessed.

(13) In case of houses owned and let by the owner for rent.

(1) House expended in leasing or keeping insured such houses, the deduction being confined only to the profits (including subscriptions, &c.) paid during the year upon the income accruing in which the tax is assessed.

(2) Actual expenditure during the year on repairs and renewal of houses, if such repairs are at the cost of the assessors, but not depreciation on the value of such buildings.

(3) House expended in widening the road not exceeding 5 per cent. of the gross rental. The deduction applies only to direct payments.

(4) Any interest payable to a mortgagee not in possession, whether the interest has or has not been actually paid during the year.

(5) Any rent or quit rent paid by the assessors on account of such houses or their sites. (Notification No. 46, dated 16th February 1895, printed on pages 509 & 510, Part I of Port St. George Gazette, dated 26th March 1895).

(6) In case of houses occupied by the owner for dwelling purposes under section 25 of Act II of 1886.

(1) Where buildings are occupied by their owners as dwelling-houses, five-eighths of the estimated annual rent (therein shall be added to the net income under Part IV and the sum total assessed, provided that, where five-eighths of the annual rental value exceeds 10 per cent. of the owner's income from all sources whether taxable or not, the excess shall be deducted from the five-eighths of the rental value and the remainder added to the net income under Part IV.

(2) Houses reserved for the use of the owner, but not occupied by him during the period which serves as the basis of assessment.

N.B.—The term reserved as used in the return refers only to such works as are intended to put the buildings into the same situation as in when it was originally constructed, while any additional accommodation provided or any material alteration to the plan of the building shall be treated as an addition.

Where a portion of the house is occupied by the owner and the remainder let out on hire, the portion should be treated as if they were separate houses and deductions allowed accordingly, &c., after a sixth of the assessed rent-value or actual expenditure on repairs and renewals, as the case may be.

EXAMPLES OF DEDUCTIONS FROM THE GROSS RENTALS WHICH ARE NOT ALLOWABLE.

- (1) Amounts expended by Vehicle on the purchase of Low trucks and stationary.
- (2) Amounts set apart to form a General Fund in cases where allowance is made for repairs under the rules.
- (3) Amount set apart as a Reserve Fund out of profit to meet anticipated or existing losses.
- (4) Amount spent on or set apart for repayment of debts.
- (5) Interest on capital paid by the partners of the firm.
- (6) Partner's allowances.
- (7) Bad or doubtful debts not written off.
- (8) Any set off out of the profits of the year on account of uncollected loans of previous years.
- (9) Profit or loss on sales, losses or gains other than such losses or gains as under paragraph (5) of the regulations given above may be deducted. (Notification No. 50, dated 26th February, 1895, printed on pages 510 & 511, Part I of Port St. George Gazette, dated 26th March 1895).
- (10) Cost of maintenance of the assessors himself or his family or domestic.
- (11) Expenses paid to domestic servants.
- (12) Christmas presents to domestic servants.
- (13) Subscription to clubs, charities and schools, &c.
- (14) Gifts or expenses of partners of a firm when there are no separately ascertained.
- (15) Interest not received in cash, a bond being taken for the same.
- (16) Deductions for depreciation in the value of buildings.
- (17) Payments made to form an Insurance Fund against future losses.
- (18) Outlay on the purchase of machinery, plant, &c.

NOTIFICATIONS.

No. 7.—In virtue of the power delegated to him in Government Notification No. 485, dated 19th July 1894, and in Notification of Board's Notification No. 1, dated 2nd January 1895, as amended by Notifications Nos. 2, 10, 11 and 12, dated 22nd May 1895, 18th June 1895, 18th June 1895 and 26th September 1895, respectively, the Commissioner at Malé, Alhedri and Separate Revenue hereby gives notice under sections 10 and 12 of the Malé Alhedri Act I of 1884, one grille on the quantity of 1000 square feet, including the scheduled districts and the villages mentioned in clause 1 of Notification No. 1, dated 2nd January 1895.

Board of Revenue (Separate Revenue),
 Chennai, 4th March 1896.

H. A. E. VERNON,
 Secretary.

In pursuance of the powers delegated under section 4 (5) of the Malé Survey and Statutaries Act 17 of 1884, the Board of Revenue is issued to appoint the Special Deputy Tahsildar at Conjeevaram limits of the Conjeevaram Municipality.

Board of Rev. (Rev. 2nd, 3rd, 4th, 5th & 6th),
 Chennai, 18th March 1896.

L. D. SWAMIKANNU,
 Secretary.

MARINE NOTIFICATIONS.

NOTICE TO MARINERS.

No. 6 of 1909.

The following is republished for information.

Principal Port Office, Madras,
10th March 1909.

W. MITCHELL, Commander, R.N.,
Principal Port Office.

NOTICE TO MARINERS.

INDIA—BAY OF BENGAL.

COOK ISLANDS—TANK ISLAND LIGHT.

(Discontinuation of) (Faroinal Light).

* Subject.—On or about the 25th of May 1908 Tank Island Light (whose Lundy will be discontinued for the purpose of installing a White Double-flashing second order light. The clearing of the sea light, when exhibited, will be two flashes every two seconds.

Provisional Light.—During the period of alteration of the existing light, 25th May to 6th June 1908, a temporary white fixed light, of about 1,200 candle power, will be exhibited from the lantern of the light-house. A blue flare will also be exhibited from the balcony of the light-house every half hour during the above period.

Observe also:—No. 2018, Bay of Bengal, 70; No. 2123, Raman River to Pula Tawang, 820; No. 2097, Andaman Islands, 925; and No. 2099, North Andaman Islands and adjacent channels, 1130.

Pylons.—List of Lights, British India (Barrow Coast), No. 125, page 14, Felling Direction, Bay of Bengal, 1901, page 25.

Authority.—Principal Port Office, Madras.

Bangalore,
10th February 1909.

G. A. Ross, Commander, R.N.,
Principal Port Office, Madras.

List of Shipping in the MARANAS HEADSTOCK with their DESTINATIONS, etc., as the 20th March 1909, as reported by Commanders or Agents at this office.

Ship's name	Tonnage	Commander	Destination	Where to call	Agents
S.S. "Berwick" ..	2870	J. G. Leffing ..	Tadainia via Calcutta and Singapore and Ceylon	20th March ..	Marine Bay & Co.
S.S. "Clio" ..	2107	E. O. Bost ..	London and then to the West Coast	21st do. ..	Marine Bay & Co.

Summary of Vessels arrived at and departed from the Port of Madras from the 11th to the 16th March 1909.

ARRIVALS.

Date arrived	Vessel's name	Tonnage	Ship's name	Commander's name	Where from	Where to
19th Mar.	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.
19th ..	S.S. "Tadainia" ..	2870	E. O. Bost ..	P. O. Bost ..	Calcutta ..	19th Mar.

TENDERS FOR SUPPLY OF FRESH MATERIALS.

Notice is hereby given that sealed tenders will be received by the Superintendent, Government Press, Mint Buildings, Madras, up to 2 p.m. on Friday the 19th March 1909 for the supply of Press Materials such as general furniture, chases, slabs, cases, frames, racks, galleys, etc., for the year from 1st April 1909 to 31st March 1910. Tenders to be superscribed "Tender for supplying Press Materials—Group VII or Group VIII" as the case may be.

2. No tenders will be received except on forms obtainable from the Superintendent, Government Press. Samples of articles to be supplied are to come through office hours.

3. Each tender must be accompanied by a deposit of Rs. 50 for each of the groups, which will be returned if the tender is not accepted.

4. The person whose tender is accepted must deposit immediately Rs. 400 for each group and execute an agreement on a stamped paper, the text of which to be borne by the contractor. This deposit will be forfeited in case of failure to supply the articles within the time mentioned in each specification.

5. The Superintendent reserves to himself the right of rejecting all or any of the tenders without assigning any reason.

Mint Buildings, Madras,
19th March 1909.

T. FISHER,
Superintendent.

TENDERS FOR PURCHASE AND REMOVAL OF ENGINE AXLES.

Notice is hereby given that sealed tenders will be received up to 2 p.m. on Thursday the 18th March 1909 for the purchase and removal of engine axles from the Government Press, Madras, during the official year 1909-1910. About 60 tons of axles are used monthly. The rate for the purchase and removal of axles should be for a month.

2. Each tender must be accompanied by a deposit of Rs. 10, which will be returned if the tender is not accepted.

3. The successful tenderer will be required to furnish a security of Rs. 25, and to pay for and remove the accumulated axles within the first week of every month. This deposit will be forfeited in case of his failure to remove the axles monthly.

4. The Superintendent reserves to himself the right of rejecting all or any of the tenders without assigning any reason for doing so.

Mint Buildings, Madras,
19th March 1909.

T. FISHER,
Superintendent.

TENDERS FOR SUPPLY OF FIREWOOD.

Notice is hereby given that sealed tenders will be received up to 2 p.m. on Thursday the 18th March 1909 by the Superintendent, Government Press, Mint Buildings, Madras, for the supply of about 4 tons a month during the official year 1909-1910 of seasoned wood, well dried, 14 feet long and about 9 inches in diameter. Tenders to be superscribed "Tender for supplying firewood."

2. Each tender must be accompanied by a deposit of Rs. 20, which will be returned if the tender is not accepted.

3. The firewood supplied should, in all respects, be equal to the sample approved, and must be delivered at the Government Press free of all charges.

4. The person whose tender is accepted must deposit Rs. 25. This deposit will be forfeited in case of his failure to supply the firewood at the times mentioned in the schedule.

5. The Superintendent reserves to himself the right of rejecting all or any of the tenders without assigning any reason for doing so.

Mint Buildings, Madras,
19th March 1909.

T. FISHER,
Superintendent.

TENDERS FOR SUPPLY OF COAL.

Notice is hereby given that sealed tenders will be received up to 2 p.m. on Thursday the 18th March 1909 by the Superintendent, Government Press, Mint Buildings, Madras, for the supply of about 40 tons of coal per month from 1st April 1909 to 31st March 1910. Tenders to be superscribed "Tender for supplying coal."

2. The coal supplied should be of the best steam and must be delivered and weighed at the Government Press free of all charges.

3. Payment will be made monthly as so after the 15th of each month on submission of a receipted bill duly accepted.

4. The Superintendent reserves to himself the right of rejecting all or any of the tenders without assigning any reason for doing so.

Mint Buildings, Madras,
19th March 1909.

T. FISHER,
Superintendent.

MADRAS STATIONERY DEPARTMENT.

EXPENSES FOR PURCHASE AND REMOVAL OF WASTE PAPER.

Payments hereon will be received by the undersigned up to 15 noon on Monday the 25th March 1906 for the purchase and removal of waste paper from the different Government offices in Madras during the fiscal year 1905-1906.

1. The sum for the purchase and removal of the paper should be for a sum of Rs. 10.
2. Separate rates should be quoted for waste paper from the Government Press.
3. Tenderers should be accompanied by a deposit of Rs. 100 (one hundred), which will be returned to the tenderer on his executing the required bond or on his tender being rejected. This deposit should be by a bank remittance. No money will be accepted.
4. The successful tenderer will be required to furnish a security of Rs. 500 with the necessary stamp duty and to execute a bond for the due performance of his contract within one week from the date of intimation of the acceptance of his tender. If he fails to do so, the deposit received with his tender will be forfeited.
5. The form of bond required to be executed can be seen at the Stationery Office on any day, except Sundays and Government holidays, between the hours of 11 A.M. and 5 P.M.
6. The successful tenderer will be required to pay for and remove the waste paper from the different offices in Madras from the 1st day of April 1906.
7. A form of tender may be obtained with all particulars at the Stationery Office.
8. The Superintendent reserves to himself the right of rejecting any tender without assigning any reason therefor.

Stationery Office, Madras,
12th March 1906.

A. B. CUMMING,
Sd. Superintendent of Stationery.

TENDERS FOR CONVEYANCE OF STATIONERY ARTICLES, ETC.

Tenders for the conveyance of stationery to and from the undermentioned places during the fiscal year 1905-1906 will be received by the Superintendent of Stationery, Madras, at his office up to 12 noon on Monday the 25th March 1906—

From the Stationery Office (Old High Court Buildings)—

to the Salt Customs	and vice versa.
to the Control Station
to the Penitentiary Prison
to the Government the Agent for Government Consignments
to the Government Press, Mint Buildings
to the Public Works Service
to the Office of Mr. T. Ghoshan Singh, Government Auctioneer
to the Royapuram Railway Station
to the Beach Railway Station
to the other places not mentioned above within the limits of Madras per mile or for trip of a mile
to stations outside Madras such as Pootanahalli, etc.

From the North Indian Export Company's godowns, Georgetown, to the Government Press, Mint Buildings.

For Parcels below 200 lb.

From the Stationery Office—						and vice versa.
to the Beach Railway Station
to the Salt Customs
to the Mint Press
to the Penitentiary Prison
to the Royapuram Railway Station

Piling Charges.

Charges per sack as laid for piling in the Stationery godown.

1. Tenderers should be sent under sealed covers superscribed "Tender for conveyance of stationery articles, etc." They should specify the rate for 100 lb.

2. A deposit of Rs. 100 should be paid into the Bank at Madras and the receipt of the Bank annexed to the tender. This amount will be returned to the tenderer on his executing the required bond, or on his tender being rejected. Deposits in any other shape will not be accepted.

3. The successful tenderer will be required to furnish a security of Rs. 200 with the necessary stamp duty, and to execute a bond for the due performance of his contract within one week from the date of intimation of the acceptance of his tender. If he fails to do so, the deposit amount received with his tender will be forfeited and credited to Government and his tender considered to be cancelled.

4. The form of contract bond to be executed can be seen at the Stationery Office.

5. The contractor should be able to execute the orders of the Superintendent of Stationery on any other office or in his behalf within one hour's notice when not more than three carts are required, within three hours' notice when not more than six carts are required, and within six hours' notice when more than six carts are required for a trip during the day.

6. In case of goods despatched to and from the Stationery Office, Government Press, Mint Buildings, and Post-office Branch, and other places, the contractor should take delivery as directed by the consignee and arrange the packages as directed by the consignee in their respective places within the premises of the office without extra charge.

7. When packages are sent subject to Railway station, the contractor should obtain the railway receipts and deliver them at the Stationery Office on the same day that they are received.

8. The Superintendent of Stationery reserves to himself the right of rejecting any tender, without assigning any reason for so doing.

9. For forms of tender and other particulars, tenders should apply to the Stationery Office on any office day between the hours of 11 a.m. and 5 p.m.

Stationery Office, Madras,

12th March 1909.

A. R. CUMMING,

As Superintendent of Stationery.

TENDERS FOR DEALWOOD CASES FOR PACKING.

Sealed tenders for the supply of the undermentioned descriptions of dealwood boxes for packing stationery articles (during the year 1908-1910) will be received by the undersigned up to 10 noon on Monday the 15th March 1909.

The tenders should give the following information:—

		No.	Rate Rs. A. P.
Dealwood cases for packing, measuring 45" x 30" x 20", with	Rs. lidings.	No. 890	
Do. do.	without	" 891	
Dealwood cases for packing, measuring 31" x 24" x 20", with	Rs. lidings.	" 892	
Do. do.	without	" 893	
Dealwood cases for packing other sizes, without Rs. lidings	"	" 894	
Do. do.	with Rs. lidings	" 895	
(The planks should be 1" in thickness.)			

General Conditions.

1. Tenders should be superscribed "Tenders for dealwood cases for packing," and should specify the name at which the contractor undertakes to supply the cases. They should be accompanied by a deposit of 5 per cent. on the value of the tender. This deposit should be returned into the Bank of Madras and the tenderer's receipt attached to the tender. No money will be accepted.

2. Samples of articles proposed to be accepted should invariably accompany the tender; they should be distinctly described and marked with the name of the tenderer on labels attached to them. Standard samples may be inspected at the Stationery Office.

3. The articles should be delivered at the Stationery Office, Madras, at the cost and risk of the contractor.

4. The successful tenderer will be required to pay a security of 10 per cent. on the value of his tender together with the necessary stamp duty, and to sign a contract bond (form of which can be seen at the office) within fifteen days from the date of his being informed of the acceptance of his tender. In case of failure, his deposit of 5 per cent. delivered with the tender will be forfeited and credited to Government and his tender considered to be cancelled.

5. The quantities mentioned above are only approximate; the actual quantities required will be stated in the orders given from time to time, according to which the contractor should supply the articles.

6. The Superintendent of Stationery reserves to himself the right of rejecting any tender without assigning any reason for so doing.

7. Forms of tender and any further information can be obtained on application to the Stationery Office on any office day between the hours of 11 a.m. and 5 p.m.

Stationery Office, Madras,

12th March 1909.

A. R. CUMMING,

As Superintendent of Stationery.

SALE OF OLD STEAM MORTAR MILL.

It is hereby notified that an old portable steam mortar mill of this project division is now available for sale. The machine is similar to a mortar mill and all its useful parts have been stripped off and saved except the boiler. The boiler is a 4 H.P. It is in a fair state of working present and certified to be so by the Boiler Inspector in 1908.

The rest of the machine is not worth anything. Any reasonable price will be accepted. Purchasers willing to accept the offer may apply to the undersigned for any further particulars.

A. S. LAURIE,

Engineer-in-Chief, Madras Project Division.

12th March 1909.

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TENDERS FOR CONSTRUCTION OF DEPUTY TENSILDAIR'S OFFICE AT TANUK.

1. Tenders will be received by the Executive Engineer, South Arcot Division, up to noon on the 6th April 1920 for the construction of the undermentioned works on schedule contract.
2. Tenders should be in form No. K-1, copies of which can be had on application to the Executive Engineer, accompanied by security notes of the value of Rs. 500 as earnest money.
3. Tenders should state the rates at which the work can be done on the different items of work.
4. Tenders at a certain percentage above or below estimate rates will not be accepted.
5. The time within which the work will be completed should be stated.
6. Work should not be sublet.
7. Tenders by telegraph will not be accepted.
8. The Executive Engineer does not bind himself to accept the lowest or any tender.

SPECIFICATIONS

Constructing a Deputy Tensildar's Office at Tanuk. Estimate No. 57,733.

		Quantity
1.	Earthwork including foundation	1,200 cu. ft.
2.	Concrete foundation	100 cu. ft.
3.	Foundation wall	100 cu. ft.
4.	Do.	100 cu. ft.
5.	Plaster	100 sq. ft.
6.	Plaster	100 sq. ft.
7.	Plaster	100 sq. ft.
8.	Plaster	100 sq. ft.
9.	Plaster	100 sq. ft.
10.	Plaster	100 sq. ft.
11.	Plaster	100 sq. ft.
12.	Plaster	100 sq. ft.
13.	Plaster	100 sq. ft.
14.	Plaster	100 sq. ft.
15.	Plaster	100 sq. ft.
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96.	Plaster	100 sq. ft.
97.	Plaster	100 sq. ft.
98.	Plaster	100 sq. ft.
99.	Plaster	100 sq. ft.
100.	Plaster	100 sq. ft.

25th February 1920.

S. A. SRINIVASA AYYANGAR,
Executive Engineer, South Arcot Division.

TENDERS FOR CONSTRUCTION OF DEPUTY TENSILDAIR'S OFFICE WITH A SUB-JAIL AT CHENGAM.

1. Tenders will be received by the Executive Engineer, South Arcot Division, up to noon on the 6th April 1920 for the construction of the undermentioned works on schedule contract.
2. Tenders should be in form No. K-1, copies of which can be had on application to the Executive Engineer, accompanied by security notes of the value of Rs. 500 as earnest money.
3. Tenders should state the rates at which the work can be done on the different items of work.
4. Tenders at a certain percentage above or below estimate rates will not be accepted.
5. The time within which the work will be completed should be stated.
6. Work should not be sublet.
7. Tenders by telegraph will not be accepted.
8. The Executive Engineer does not bind himself to accept the lowest or any tender.

SCHEDULE

Constructing a Deputy Tahildar's office with a Sub-Jail at Changan. Estimate No. 26,525.

	Quantity	Rate	Amount
1. Earthwork, excavating foundation	1,500 cu ft	35.00	52,500
2. Concrete broken stone masonry	100 cu ft	11,250	1,125
3. Foundation masonry, laid in situ (in foundation and basement)	100 cu ft	8,250	8,250
4. Earthwork, excavated back to mortar in superstructure with moulding (chamfer)	100 cu ft	14,250	1,425
5. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
6. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
7. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
8. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
9. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
10. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
11. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
12. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
13. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
14. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
15. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
16. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
17. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
18. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
19. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
20. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
21. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
22. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
23. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
24. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
25. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
26. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
27. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
28. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
29. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
30. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
31. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
32. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
33. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
34. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
35. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
36. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
37. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
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39. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
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41. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
42. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
43. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
44. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
45. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
46. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
47. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
48. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
49. Pathwork, laid out and set in mortar	100 cu ft	45	4,500
50. Pathwork, laid out and set in mortar	100 cu ft	45	4,500

U. A. SRINIVASIAH TANGAR.

Executive Engineer, South Arcot Division.

2nd March 1939.

TENDERS FOR CONSTRUCTING HUTS FOR HEAD CONSTABLE AND CONSTABLES.

1. Notice is hereby given that sealed tenders will be received by the Executive Engineer, South Arcot Division, at his office up to noon on 15th April 1939 for the construction of the aforementioned works on schedule contract system.

2. Tenderers should state the rates at which they agree to do each sub-head of work as per accompanying schedule.

3. Tenders should be in the name of only one individual, and the work should not be sub-let.

4. Tenders should be superscribed, "Tenders for .. work" and addressed to the Executive Engineer, South Arcot Division, Chidambaram New Town.

5. Earnest money of Rs. 100 should accompany each tender.

6. The Executive Engineer reserves to himself the right of rejecting any or all the tenders without assigning any reason.

7. Tenderers agreeing to do works at rates percentages above or below schedule rates, will not, be considered.

SCHEDULE.

Constructing huts for one head constable and six constables and a division with no work at Penambur, Perambalur District. Estimate No. 3,320.

1. Earthwork, excavating foundation	1,400 cu ft
2. Concrete broken stone masonry	100 cu ft
3. Pathwork in basement, laid in situ (in foundation and basement) and on top wall and around doors and windows	100 cu ft
4. Earthwork, excavated back to mortar in superstructure with moulding (chamfer)	100 cu ft
5. Pathwork, laid out and set in mortar	100 cu ft
6. Pathwork, laid out and set in mortar	100 cu ft
7. Pathwork, laid out and set in mortar	100 cu ft
8. Pathwork, laid out and set in mortar	100 cu ft
9. Pathwork, laid out and set in mortar	100 cu ft
10. Pathwork, laid out and set in mortar	100 cu ft
11. Pathwork, laid out and set in mortar	100 cu ft
12. Pathwork, laid out and set in mortar	100 cu ft
13. Pathwork, laid out and set in mortar	100 cu ft
14. Pathwork, laid out and set in mortar	100 cu ft
15. Pathwork, laid out and set in mortar	100 cu ft
16. Pathwork, laid out and set in mortar	100 cu ft
17. Pathwork, laid out and set in mortar	100 cu ft
18. Pathwork, laid out and set in mortar	100 cu ft
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50. Pathwork, laid out and set in mortar	100 cu ft

REDOXIC OF WATER

Notice is hereby given, under section 78 of Act VII of 1929, that the aforementioned property has been charged within the limits of the part of Madras, and statements should submit their claim within a week's time from the date of the article and answer the articles desired within the close of the month on payment of the charge stamp. If you find the articles will be sold in the following month by the Engineer No. 3, Port Trust, Madras:—

[illegible]

உதிரி கருவியைப் பற்றி

[illegible]

செலாவர்த்தி விவரம்	நாள்	தரப்பட்ட தொகை ரூ.	செலாவர்த்தி எண்.
		1961 ஜூன்	
1 தட்டை இறுப்பதற்காக	புதன்கிழமை	100 ரூ.	80...
2 சரஸ் இறுப்பதற்காக	பெ	100	80...
3 கருணா இறுப்பதற்காக	பெ	100	80...
4 சரஸ் சாஸ்திரப்பிழை	பெ	500	80...
14 தட்டை இறுப்பதற்காக	பெ	100	100...
5 சரஸ் இறுப்பதற்காக	பெ	100	100...
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4 சரஸ் இறுப்பதற்காக	பெ	100	100...
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30 சரஸ் இறுப்பதற்காக	பெ	100	100...

学 制 三年半

Off. Deputy Commissioner of the Port
for District of Bristol for the Port of Mexico.

Post Office, Malindi,
Kenya March 1992.

Appendix 18. Ecosystem

Mr. E. Arnold, 41 & 42, Maffian Street, East Street, W.
London.
Messrs. Cusack & Co., 28, Orange Street, Leicester
Square, W.C., London.
Messrs. Dredgely & Co., 24, Portman Street, N.W.,
London.
Messrs. Henry B. King & Co., 45, Cannon St. E. London.
Messrs. J. B. King and Son, 2 & 3, Great South Street,
Warrimoor, S.W. London.
Messrs. James Paul, Trade London & Co., 48, Gerrard
Street, East, W. London.
Messrs. J. B. Quinlan, 11, Great Street, New East Street, W.
London.

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[A Catalogue of all Modern Government Publications available for sale may be obtained gratis from the Government Print. Modern.]

List of Books published during the Current Quarter

[The amounts within parentheses are for males and females.]

PUBLIC DEPARTMENT.

*Records of Fort St. George. Colonial Correspondence. Public Department. 1768. Folio.
Folio, paper cover. An. 14 or 15 fol. (3 or 4 p.).

*Records of Fort St. George. Country Correspondence. Political Department. 1600. Folio.
Folio, half leather, paper cover. An. 13 or 14 fol. (3 or 4 p.).

*Log of Civil Detachments by the Madras Presidency, commenced up to 1st January, February and
March 1809. Royal Sea, paper cover. Two vols. An. 8. (2 p.).

*Landed Goods from War Ex. Service Pay. Colonial Gazette. Part II.
Continues as Receipts and Accounts. Collected and Edited by C. A. Gilchrist, Esq. F.R.S., D.D., LL.B., L.R.S. (Bathurst). 1808. Paper Royal, paper cover. Bn. 5 or Ta. 6d. (13 s.)
Cloth, bound. Rs. 6 or 8 or 9d. (1 s. 1 s.).

*The Quarterly Civil Medical List, commenced up to 31st December 1801. Royal Sea, paper cover.
An. 13 or 14 fol. (2 p.).

*Index to the Administration of the Madras Presidency for 1807-1808. Folio, half cloth,
bound. Rs. 2 or 4 or 8s. (7 s.).

JUDICIAL DEPARTMENT.

Twenty-seventh List of Corrections to the Magyar Jan. Mantal, 1890. Arch. 1. pt. 6
(5 p.)

List showing the names of towns and villages comprising the small Hungarian Sub-districts in the Romanian District of Bihor-Aranyos, corrected up to 31st October 1890. Pude
on folio. bound. Ar. 8 or 9d. (1 v. 8 p.)

FINANCIAL DEPARTMENT

FOURTH LIST OF CONNECTIONS TO THE LOCAL FREE CHURCH. As 2. (5 p.)
 LIST OF CONNECTIONS TO THE METHODIST TRUSTEES' MANUAL. Fifty-month list. As 1. (4 p.)
 FIFTY-EIGHTH AND FIFTY-NINTH LISTS. Each list, Five 6. (5 p.)
 Tenth LIST OF CONNECTIONS TO THE SPECIAL PLEDGE CHURCH. Five 6. (5 p.)
 ADDRESS AND CONNECTIONS OF THE METHODIST TRUSTEES TO THE UPRR SERVICE HOSPITALS. No XVI. As 1. (5 p.) No XVII. As 2. (5 p.) No XVIII. As 3. (5 p.)
 ADDRESS AND CONNECTIONS TO THE METHODIST TRUSTEES' ANNUAL CONF. No XIX. Five 6. (5 p.)

REVENUE DEPARTMENT.

[illegible]

MADRAS DISTRICT GAZETTEERS. Malabar and Aranjag. Volume I. 1888. Royal 8vo, cloth, lettered. By C. A. JAMES, E.C.S. Edited by F. S. EVANS, I.C.S. Rs. 4 or 5 or 6. 5s. (2 s.)
A SUMMARY OF THE MADRAS FOREST ACT. First compiled by G. BRUNN, M.A.M. Revised by N. K. MARJIBHATTA, I.C.S. Footslop 8vo, board. Rs. 4 or 5s. (2 s. 6 p.)

BOARD OF REVENUE (LAND REVENUE).*

- FIRST LIST OF CONSTITUTION TO THE STATISTICAL OFFICES OF THE BOARD OF REVENUE.** Vol. I. 1907 edition. Royal 8vo, paper cover. Rs. 4 or 5s. (6 p.) Vol. II. 1907 edition. Royal 8vo, paper cover. Rs. 4 or 5s. (2 s.)
SECOND LIST OF CONSTITUTION TO THE STATISTICAL OFFICES OF THE BOARD OF REVENUE. Vol. I. 1907 edition. Royal 8vo, paper cover. Anna 1 plus 4 or 5s. (2 p.) Vol. II. 1907 edition. Royal 8vo, paper cover. Rs. 4 or 5s. (2 p.)
THIRD LIST OF CONSTITUTION TO THE STATISTICAL OFFICES OF THE BOARD OF REVENUE. Vol. I. Royal 8vo, paper cover. Anna 1 or 2s. (2 p.) Vol. II. Royal 8vo, paper cover. Price 4 or 5s. (2 p.)
FOURTH LIST OF CONSTITUTION TO THE STATISTICAL OFFICES OF THE BOARD OF REVENUE. Vol. I. 1907 edition. Royal 8vo, paper cover. Anna 1 or 2s. (2 p.) Vol. II. 1907 edition. Royal 8vo, paper cover. Anna 1 or 2s. (2 p.)
CODE OF INSTRUCTIONS FOR THE CHIEFS OF OFFICE AND OTHER OFFICERS AND FOR THE REGULATION OF ACCOUNTS OF THE FOREST DEPARTMENT WITH PARALLEL FORMS. Imperial 8vo, board. Printed 1908. Rs. 5 or 6s. (5 s.)

BOARD OF REVENUE (LAND REVENUE—FOREST).

LIST OF FOREST OFFICERS IN THE MADRAS PRESIDENCY, extended up to 1st JANUARY 1908. Footslop 8vo, stitched. Rs. 1 or 2. (5 p.)

BOARD OF REVENUE (REVENUE SETTLEMENTS, SURVEY, LAND RECORDS AND ADJUSTMENTS).

- THE MADRAS AGRICULTURAL CENSUS, 1899.** English, Tamil or Telugu. Demy 4to, paper cover. Each Anna 1 or 2s. (2 p.)
REVENUE AND SURVEY OF LAND-REVENUE TRACTS OF THE MADRAS PRESIDENCY, 1867-1898. Footslop 8vo, board. Rs. 4 or 5s. (2 s.)

BOARD OF REVENUE (SEPARATE REVENUES).*

- DRONE-TAK MADRAS, BEING ACT II OF 1865,** with the Regulations and Orders issued by the Government of India, the Madras Government and the Board of Revenue, and the Circular Instructions issued by the Assistant General, Madras, up to 1st January 1900. Second edition. By the Board of Revenue (Revenue Department). *Reprinted 1898. Imperial 8vo, cloth, lettered. Rs. 1s. 10. (2 s.)
LIST OF CONSTITUTION TO THE JAMES, Nos. 1 to 7. Legal. Pocket. Rs. 3. (2 s.)

PUBLIC WORKS DEPARTMENT.

CLAIMING LIST AND DISTRIBUTION SYSTEM OF PUBLIC WORKS DEPARTMENT ESTABLISHMENT, completed. *up to 31st December 1908. Royal 8vo, board. Rs. 3 or 5 or 6s. 5s. (2 s.)

EDUCATIONAL DEPARTMENT.

- REGULATIONS TO THE SCHEMES FOR STUDIES FOR ELEMENTARY SCHOOLS FOR GIRLS, designed under the Madras Educational Rules.** English. Royal 8vo, paper cover. Anna 1 or 2s. (2 p.)
SCHEMES OF STUDIES FOR ELEMENTARY SCHOOLS FOR GIRLS, designed under the Madras Educational Rules. Royal 8vo, paper cover. In Tamil. Anna 1. (2 p.) Carnatic, Hindustani or Malayalam. Anna 1 plus 4. (2 p.)
PRIVATE SCHOOL REGISTRATION, extended up to 31st DECEMBER 1908. Extract from the Act St. George Gazette. Anna 1 or 2s. (2 p.)
SCHEMES FOR MAINTAINING DISCIPLINARY SYSTEM UP TO 31st DECEMBER 1908. Extract from the Act St. George Gazette. Anna 1 or 2s. (2 p.)
REPORT ON PUBLIC INSTRUCTION IN THE MADRAS PRESIDENCY FOR 1897-1908. Footslop 8vo, board. Vol. I. Rs. 12 or 1s. 12. (2 s.) Vol. II. Rs. 3 or 4 or 5s. 4s. (2 s.)

LEGISLATIVE DEPARTMENT.

(STATEMENTS OF LEGISLATION)

- ACT V OF 1906, CODE OF CIVIL PROCEDURE.** Footslop 8vo, stitched. Tamil. Rs. 1 or 2 plus 2 (2 s.) Hindustani. Rs. 1 or 2. (2 s. 6 p.)
ACT XIV OF 1908, CHANDLER LAW ACT, 1908. Footslop 8vo. English. Price 2. (2 p.) In Tamil, Telugu, Carnatic, Malayalam or Hindustani. Price 3. (2 p.)

Act 24 of 1937, as amended up to 1st October 1937. In Urdu. About 1 part 2, (Ann 1.) In Hindi. Ann 2
 1937. (Ann 1.)
 Act 11 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 12 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 13 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 14 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 15 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 16 of 1937. In Hindi. Part 2, (Ann 1.)
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 Act 18 of 1937. In Hindi. Part 2, (Ann 1.)
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 Act 26 of 1937. In Hindi. Part 2, (Ann 1.)
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 Act 86 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 87 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 88 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 89 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 90 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 91 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 92 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 93 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 94 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 95 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 96 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 97 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 98 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 99 of 1937. In Hindi. Part 2, (Ann 1.)
 Act 100 of 1937. In Hindi. Part 2, (Ann 1.)

VACANCIES.

Applications are invited for a Minor Engineering Officer's post on Rs. 46, Cuddapah District. Only those who have passed the Government's test of the Madras Civil Engineering College need apply. Applicants who have knowledge of Telugu will be preferred. Applications should reach the undersigned before the 10th April 1939.

Cuddapah Collector's Office,
 10th March 1939.

J. G. D. PARTSIDGE,
 Collector.

Applications are invited from candidates who have passed the Translation Tests, Higher in Tamil and Lower in Telugu, for the senior post of Translator on Rs. 75 Indian Court. The appointment will first be in rotation for three months. Candidates who are already in the Federal Department or who have passed the Translation Tests Higher in Telugu as well, will be preferred. Applications should reach the undersigned on or before the 10th instant.

District Court, Salem,
 10th March 1939.

W. R. AYLING,
 District Judge.

Applications are invited for the post of Shorthand Writer in the District and Sessions Courts, Greater. Candidates who passed Intermediate Examination in Shorthand only, need apply. Graduates and P.A.'s will be preferred and will be granted with a permanent clerk's place on the establishment on Rs. 25 to Rs. 30 according to qualifications. The Shorthand Writer's place is at present a part post, continuing till the 30th of June 1939, with a prospect of becoming permanent in the long run. Applications should reach the undersigned before the 10th March next.

District Court, Greater,
 10th March 1939.

T. T. RANGA CHAITANYA,
 District Judge.

Applications are invited for the post of the Clerk of the Civil Judge's Court at Sivasubramaniyam which has fallen vacant and the pay of which is Rs. 75-6-0.

The applicant should have a knowledge of the Civil Court's work and Telugu and at least colloquial Urdu.

The applications should be submitted before the end of April 1939, with testimonials, and particulars showing the person's name, age, qualifications, past and present occupation and length of service in each and salaries in public service.

Sivasubramaniyam (District),
 10th March 1939.

W. LINDIE, Major,
 District Magistrate.

Applications are invited from persons duly qualified for Government service for the vacant post of the District Clerk in the office of the undersigned on a pay of Rs. 25-6-0. He will be appointed on probation and will have to pass the Mysore Service Examination after which he will be confirmed. While on test he will get travelling allowance according to Civil Service Regulations.

Office of the Superintendent of Land Records, No. 11
 Group, Assistant, Camp Karcodra,
 10th March 1939.

M. N. RANASWAMI,
 Superintendent of Land Records.

Applicants are invited for the post of the Carpenter Clerk in the temporary establishment of the School of Arts, Madras. Salary Rs. 25. On the completion of the study, the appointment will be permanent and pensionable, when the pay of the post is likely to be Rs. 32-4-35 per annum.

Preference will be given to candidates who have passed at least the Elementary Examination in Type-setting.

School of Arts, Madras,
25th March 1929.

W. S. RADAWAY,
Superintendent.

Appointments are invited from passed Draftsmen for appointments in the Kuttam Reservoir Project on a monthly salary of Rs. 35 to Rs. 40 according to qualifications. The appointments will last for six months or more.

Executive Engineer's Office, Kuttam Reservoir Project,
Gudalur, 18th March 1929.

G. T. MULLINGS,
Executive Engineer.

Wanted three Malakias on salary of Rs. 14 per annum from 1st April 1929 for employment as Section Malakias in the Vytasa sub-division. Applicants with copies of testimonials will be required up to 25th March 1929 from persons who possess a fair knowledge in surveying and leveling, plan drawing and estimating and in executing works.

Executive Engineer's Office,
Tanjore, 2nd March 1929.

U. S. RAMASWAMI AYYAR,
Executive Engineer, Tanjore Division.

Appointments are invited for a Fitter and Electrician Malakias for Public Works Department Workshops, Bernada, on Rs. 15 to 40 per annum. The applicants should have served in a recognized Workshop and be able to estimate ordinary jobs.

Copies of recent testimonials should accompany the application.

Kuttam Central Division Office,
Bernada, 2nd March 1929.

M. BROWN,
Executive Engineer, Kuttam Central Division.

Appointments are invited from Graduates for a temporary Clerk's post on Rs. 40 per annum for sending old records in the Executive Engineer's Office, Kuttam. The post will last not less than a year. Preference will be given to candidates who have had experience in record keeping in any office.

Office of the Executive Engineer, Kuttam,
25th February 1929.

G. S. RAMA AYYAR,
Executive Engineer, Kuttam Division.

Appointments from Draftsmen for employment in the office of the Special Superintending Engineer, Madras, from 1st April 1929 are invited. Salaries Rs. 25 to Rs. 90 according to experience and qualifications.

Applicants should state age, qualifications and send copies (not originals) of certificates. His Highness's experience of Indigene Project work will be preferred.

Apply to—

“Special Superintending Engineer, Quarry and Kuttam Reservoir Projects”,
Adress—Bernada up to 15th March, and after that date, Madras.

Camp, Bernada, 15th February 1929.

W. M. ELLIS, Lieut.-Col., R.E.,
Superintending Engineer on Special Duty.

Appointments are invited from candidates who have passed at least the Sub-Engineer and Surveyor's Test of the College of Civil Engineering, Madras, for Temporary Surveyor's posts on Rs. 30 per annum, which are likely to last for a period of 24 months.

The applications should reach the undersigned before the 15th March 1929.

Godavari Western Division Office,
Chattapeta, 10th March 1929.

J. M. LACEY,
Executive Engineer, Godavari Western Division.

Appointments are invited from candidates who have passed Engineer's or Sub-Engineer's Test of the Madras Civil Engineering College for appointments in the Godavari Public Works Department on a salary of Rs. 25 per annum. Applicants should not be more than 25 years old and not later than the 1st April 1929.

Chief Engineer's Office, Tychin,
5th March 1929.

G. E. BROWNING,
Chief Engineer, Godavari Government.

Appointments are invited at once from candidates who have passed at least the junior Sub-Overseer and Surveyor's test or the old Surveyor's test of the College of Engineering, Madras, for three temporary Surveyor's posts on Rs. 95 per mensem which will last throughout the year 1935-1936, and probably for the next year also. The selected candidate should be prepared to join duty within a week of the date of receipt of the appointment order.

En. Eng's Office, Government Conservancy Division,
Rajawadey, 19th March 1935.

K. SRINIVASA AYYANGAR,
Revenue Engineer, Conservancy Division.

Applications are invited from candidates who have passed the Sub-Overseer and Surveyor's test of the Madras College of Engineering for appointments to vacancies on Rs. 75 per mensem in the Rank Extension Scheme Division of this Circle. There are 6 such appointments which will last for one year for certain and there is every likelihood of their being continued thereafter.

Preference will be given to men to non-Brahmins and those who have had previous experience on the field.

Applications should reach the undersigned before the 1st April next.

Superintending Engineer's Office, III Circle,
Rajawadey, 18th March 1935.

A. D. LANSTON,
Off. Superintending Engineer, III Circle.

Applications are invited for the post of a Temporary Draftsman on a salary of Rs. 45 per mensem for the Technical Workshops, Kistna Control Division.

Only persons who have passed the Draftsman's test of the Engineer School will be considered.

Applicants should state their age and qualifications and should send copies of their testimonials.

Applications should reach the undersigned not later than 25th April.

Superintending Engineer's Office, II Circle,
Rajawadey, 17th March 1935.

S. B. MURRAY,
Superintending Engineer, II Circle.

Wanted for the office of the Sanitary Engineer to Government a Deputy on Rs. 50 per mensem, permanent. Preference will be given to one who writes a neat hand and who can also type.

Applications should be sent to the undersigned before the 25th March 1935.

Office of Sanitary Engineer to Govt., Kestavadi House,
Chennai, Madras, 17th March 1935.

P. E. MORGAN,
Asst. Sanitary Engineer to Govt.

Applicants for appointments as Probationary Superintendents of Post Office in this circle are informed that no such posts are vacant or are likely to be vacant for a long time.

A very large number of applications already received from eligible candidates have had to be rejected for want of vacancies.

Madras, 12th March 1935.

C. J. ROGO,
Off. Postmaster-General, Madras.

An Assistant Qualified Sanitary Inspector is wanted on a monthly salary of Rs. 38-5-10 (Government Standard). Applications will be received up to 25th March 1935. Preference will be given to non-Brahmins.

Revenue Municipal Office,
8th March 1935.

T. T. NARASAYYA PANTULU,
Chairman, Municipal Council.

Wanted a Clerk on Rs. 35 for the office of the undersigned. The appointment is for one year. Applications from candidates who possess a good knowledge of District Police Act &c. work will be specially considered.

District Police Office, Godevadi,
8th March 1935.

F. E. CONINGHAM,
Superintendent of Police.

Applications are invited from candidates duly qualified under the Examination rules for permanent and sub. sec. sec. Clerk's posts on Rs. 25, 30 and 35 in this office. A knowledge of read and write Telugu fluently is particularly essential.

Office of the Superintendent of Police, Amalapur,
2nd March 1935.

B. M. POWELL,
District Superintendent of Police.

Applicants are invited from candidates who have passed at least the Metropolitan Examination for Clerks' posts at Rs. 15 or 14 per annum in the Bangalore offices in the Bellary and Bangalore districts. Applicants should be well conversant with reading Telugu manuscripts and able to write a fair hand both in English and Telugu. Preference will be given to those who know Government Telugu and who will be accompanied with specimens of handwriting in English, Telugu and Canara and copies of book-accounts, if any, and should give their age and the places where they possess landed property.

Bellary Registrar's Office,
24th March 1909.

P. RAMAKRISHNAIAI,
Registrar.

WANTED three Typewriting Females on Rs. 25 a month each. They must be graduates and willing to bind themselves to work in the printer for at least three years. They will be given a practical training in composing and setting work free and on passing certain office tests and the Government Telugu shorthand system will be promoted, as vacancies occur, to posts in the reading branch, the pay for which varies from Rs. 24 to Rs. 185 with certain allowances.

Applications should be sent at once to the Superintendent, Government Press, Madras, E.

Madras, E., 25th March 1909.

T. FISHER,
Superintendent, Government Press.

Advertisements are invited for the post of a Surveyor in the Forest department in the temporary mode on a pay of Rs. 60 (sixty).

Applicants must be below twenty-five years of age and must possess University qualifications. Note that those who have passed from the Civil Engineering College or other examinations equivalent thereto qualifying them for a Surveyor's post need apply.

Applicants should also possess certificates of physical fitness for outdoor work.

Preference will be given to those who have experience in Forest Survey or Theodolite Survey and practical training.

Commissioner's Office, Camp Mainmala,
21st February 1909.

M. RAMA RAO,
Ag. Commissioner of Forests.

PRIVATE ADVERTISEMENTS.

NOTICE.

THE Administrator-General of Madras and so much the administrator to the estate of—
RAMESWARANATHU MUDALIAR, Mysore, late of Bangalore, Madras, who died at Madras on or about the 11th January 1909;

GUTHANATHU MURTHAN, Trichinopoly, late of Madras, who died at Madras on or about the 16th April 1909;

KANNANARAYAN CHETTI, Coimbatore, late of Bangalore, Madras, who died at Madras on or about the 15th January 1909;

WILLIAM, EDWARD WILSON, late of Bangalore, who died at Bangalore on or about the 10th June 1909;

DATTU, SUNDAR, late a Chargehand, Madras and Southern Mahratta Railway Company Limited, Worlebury, who died at Ponnambal on or about the 13th December 1908;

RODRI, LADINE VERNON, late of Ponnambal, who died at Ponnambal on or about the 1st April 1909;

hereby gives notice in pursuance of section 25 of Act II of 1874 that all persons having claims against the above estates as creditors, next-of-kin, or otherwise should prefer their claims accompanied with evidence in support thereof to the Administrator-General of Madras on or before the 28th April 1909 after which date no claims will be admitted and the assets of the said estates will be distributed.

Administrator-General's Office, Madras,
24th March 1909.

M. SUBRAMANIAM,
Administrator-General of Madras.

I intend moving the High Court of Judicature at Madras on or after the 22nd April 1909 for my appointment as a Judge thereof.

Fateh Goenka, Mysore, Madras,
19th March 1909.

L. S. VEERARAGHAVA AYYAR.

I intend applying, on or about the 20th of April 1909, to the High Court, Madras, to be admitted as a Judge thereof.

Mysore, 22nd March 1909.

P. E. KARAYANASWAMI.



SUPPLEMENT TO PART II

OF

THE FORT ST. GEORGE GAZETTE.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 25, 1909.

[Price, 6 pms.]

SEASON REPORT FOR FEBRUARY 1909

Series I.—Statement showing the average fall of rain in each district during the month of February 1909, and also the total fall from 1st April 1908, up to the month, compared with the corresponding figures of the preceding year and with the averages of the thirty-five years ending 1904.

District	Average for 35 years			1907-1908			1908-1909		
	In the month.			In the month.			In the month.		
	Rainy days	Max. fall.	From 1st April up to the end of month	Rainy days	Max. fall.	From 1st April up to the end of month	Rainy days	Max. fall.	From 1st April up to the end of month
1	2	3	4	5	6	7	8	9	10
Division	sq. m.	inches.	inches.	sq. m.	inches.	inches.	sq. m.	inches.	inches.
1. Goujan	2	0.41	49.78
2. Vengalpet	2	0.41	18.97	..	0.02	48.87	..	0.70	39.41
3. Bellary	2	0.41	48.45	..	0.04	41.85	..	0.14	33.41
4. Bellary
5. Kolar	0.41	43.87	..	0.70	39.41
6. Kolar	0.02	48.87
Division	sq. m.	inches.	inches.	sq. m.	inches.	inches.	sq. m.	inches.	inches.
7. Bellary	..	0.09	49.78	..	0.02	10.17
8. Bellary	..	0.09	33.76	..	0.15	16.31	..	0.08	47.04
9. Bellary	0.02	17.16	..	0.04	44.32
10. Bellary	0.01	16.16
Division	sq. m.	inches.	inches.	sq. m.	inches.	inches.	sq. m.	inches.	inches.
11. Bellary	0.01	49.14
12. Bellary	0.01	16.06	..	0.01	47.04
13. Bellary	0.01	49.47
14. Bellary	..	0.01	41.38	..	0.04	49.46	..	0.01	47.44
Division	sq. m.	inches.	inches.	sq. m.	inches.	inches.	sq. m.	inches.	inches.
15. Bellary	..	0.01	49.47	..	0.01	49.14
16. Bellary	..	0.01	49.47	..	0.01	49.14
17. Bellary	..	0.01	49.47	..	0.01	49.14
18. Bellary	..	0.01	49.47	..	0.01	49.14
Division	sq. m.	inches.	inches.	sq. m.	inches.	inches.	sq. m.	inches.	inches.
19. Bellary	..	0.01	49.47	..	0.01	49.14
20. Bellary	..	0.01	49.47	..	0.01	49.14
21. Bellary	..	0.01	49.47	..	0.01	49.14
22. Bellary	..	0.01	49.47	..	0.01	49.14
23. Bellary	..	0.01	49.47	..	0.01	49.14
24. Bellary	..	0.01	49.47	..	0.01	49.14
25. Bellary	..	0.01	49.47	..	0.01	49.14
26. Bellary	..	0.01	49.47	..	0.01	49.14
27. Bellary	..	0.01	49.47	..	0.01	49.14
28. Bellary	..	0.01	49.47	..	0.01	49.14
29. Bellary	..	0.01	49.47	..	0.01	49.14
30. Bellary	..	0.01	49.47	..	0.01	49.14

Notes.—Right is Chidambaram, Tiruchengudi, parts of Salem and not elsewhere. The Kistna was 9.0 feet below and the Godavari 3.1 feet above the average.

Left is Bellary, Bellary, parts of Bellary, Bellary, parts of Bellary and not elsewhere.

SECTION III.—*Table showing the average prices of the principal food-stuffs sold for the month of February 1909.*

Items.	Districts.	Market of principal towns of the Union and Districts.					
		Wm. and out.			Engl.		
		In the previous month.	In the month.	Average.*	In the previous month.	In the month.	Average.*
1	2	3	4	5	6	7	8
1. Wheat	1. Durban	7 0	8 0	12 0	12 0
	2. Durban	8 0	7 0	12 0	12 0
	3. Durban	7 0	7 0	12 0	12 0
	4. Durban	7 0	7 0	12 0	12 0
2. Maize	5. Durban	7 0	7 0	12 0	12 0
	6. Durban	7 0	7 0	12 0	12 0
	7. Durban	7 0	7 0	12 0	12 0
	8. Durban	7 0	7 0	12 0	12 0
3. Beans	9. Durban	7 0	7 0	12 0	12 0
	10. Durban	7 0	7 0	12 0	12 0
	11. Durban	7 0	7 0	12 0	12 0
	12. Durban	7 0	7 0	12 0	12 0
4. Corn	13. Durban	7 0	7 0	12 0	12 0
	14. Durban	7 0	7 0	12 0	12 0
	15. Durban	7 0	7 0	12 0	12 0
	16. Durban	7 0	7 0	12 0	12 0
5. Rice	17. Durban	7 0	7 0	12 0	12 0
	18. Durban	7 0	7 0	12 0	12 0
	19. Durban	7 0	7 0	12 0	12 0
	20. Durban	7 0	7 0	12 0	12 0
6. Sugar	21. Durban	7 0	7 0	12 0	12 0
	22. Durban	7 0	7 0	12 0	12 0
	23. Durban	7 0	7 0	12 0	12 0
	24. Durban	7 0	7 0	12 0	12 0

Group.	Districts.	Market of principal towns of the Union and Districts.								
		Union.			Districts.			Wm.		
		In the previous month.	In the month.	Average.*	In the previous month.	In the month.	Average.*	In the previous month.	In the month.	Average.*
1	2	3	4	5	6	7	8	9	10	11
1. Wheat	1. Durban
	2. Durban
	3. Durban
	4. Durban
2. Maize	5. Durban
	6. Durban
	7. Durban
	8. Durban
3. Beans	9. Durban
	10. Durban
	11. Durban
	12. Durban
4. Corn	13. Durban
	14. Durban
	15. Durban
	16. Durban
5. Rice	17. Durban
	18. Durban
	19. Durban
	20. Durban
6. Sugar	21. Durban
	22. Durban
	23. Durban
	24. Durban

* Of these years ending 1907-1908.

† Of the two years ending 1907-1908.

‡ Average of white and yellow wheat.

§ Indian black wheat.

Remarks.—As compared with the previous month, the price of rice was stationary in one district, fell in two districts and rose in one; wheat was stationary in three districts, fell in one district and rose in three; beans fell in three; corn fell in two and rose in one; rice was stationary in five districts, fell in one and rose in two.

DEPT. OF AGRICULTURE, FORESTRY AND FISHERIES,
BRANCH OF AGRICULTURE, MANAGER,
22nd March 1909.

L. B. SWANICKERNE,
Secretary.



SUPPLEMENT TO PART II
OF
THE FORT ST. GEORGE GAZETTE.

No. 12.]

MADRAS, TUESDAY EVENING, MARCH 23, 1909.

[Price, 2 pice.

**ABSTRACT OF SEASON REPORT FOR THE WEEK
ENDING THE 20TH MARCH 1909.**

RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS.

District.	Rainfall in inches.				Price of Rice (per 50 Tassels) per Rupee.									
	In the week.	Up to Period of 10 days to 1st April.			Rice.		Ragi.		Cotton-seed.		Cotton.		Cotton.	
		1898-9.	Average of 10 years.	Average for March.	Last week.	This week.	Average for March.	Last week.	This week.	Average for March.	Last week.	This week.	Average for March.	Last week.
Madras.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Tamil Nadu.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Malabar.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
North Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
South Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
North Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
South Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
North Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
South Arcot.														
Chennai	10.1	10.4	10.9	8.9	9.1	10.7	10.1	10.9
Yercaud	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Palani	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Coimbatore	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Salem	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0
Madurai	10.0	10.0	10.0	10.0	10.0	10.0	10.0	10.0

* A year to 15 years ending 1899-1900.

See Editorial.

† General Price.

DISTRICT REPORTS.

GANJAM.

Water-supply generally insufficient. Sanks and Ransankhda reservoirs 1322 and 84 feet deep, respectively. Sowing of paddy and transplanting of ragi in progress in parts. Standing crops fair. Harvested sugarcane, sugarcane, horsegram and blackgram; cottons fair to poor. Pasture scarce; fodder sufficient. Condition of cattle generally good.

VIZAGAPATAM.

Water-supply insufficient. Sowing of sugarcane and transplanting of ragi in progress in parts. Standing crops generally fair. Harvested sugarcane, cottons fair to normal; chilies, fair. Pasture bad; fodder generally sufficient. Condition of cattle good.

GODAVARI.

Water-supply insufficient in three taluks and four divisions. Gaund 1-7 feet below the surface. Ploughing, sowing, sowing of paddy, transplanting of sugarcane and sowing in progress in parts. Standing crops generally fair. Harvested sugarcane and chilies, cottons fair to normal; cottons and tobacco, fair. Pasture sufficient except in three taluks and three divisions; fodder sufficient. Condition of cattle good.

KISTNA.

Water-supply generally sufficient. Kists 2-8 feet below the surface. Sowing in progress. Standing crops generally good. Harvested sugarcane, cotton, chilies, sugarcane, sugarcane and tobacco; cottons fair; sugarcane and chilies, fair to normal; paddy and ragi, normal. Pasture scarce in parts of two taluks; fodder generally sufficient. Condition of cattle generally good.

GUNTUR.

Water-supply sufficient except in parts of Chintaluk. Standing crops generally fair. Harvested ragi, tobacco, sugarcane, cotton, horsegram, maize, chilies, blackgram and paddy; cottons fair to normal. Pasture scarce except in parts of three taluks; fodder generally sufficient except in one taluk. Condition of cattle generally good.

KURNOOL.

Water-supply insufficient. Tranchelak 5-6 feet below the surface. Sowing of second crop paddy in progress in parts. Standing crops good. Harvested paddy under water, cottons normal to average; ragi, cotton, cotton, chilies, blackgram and sugarcane, fair to normal. Pasture scarce; fodder sufficient. Condition of cattle generally good.

RANGASAPALLE.

Water-supply insufficient except under springs. Standing crops good. Harvested cotton; cottons normal to average. Pasture not procurable; fodder sufficient. Condition of cattle good.

RELLAMP.

Water-supply insufficient except under river channels. Sowing of second crop paddy, planting of sugarcane, sowing and raising of milk grass in progress in parts. Standing crops poor to good; few crops withering in parts of one taluk and withered in parts of two other taluks. Harvested sugarcane, cotton and white chilies, cottons poor to fair; paddy and cottons fair. Pasture scarce or not procurable; fodder sufficient except in parts of one taluk. Condition of cattle generally good.

SANDUR.

Water-supply scanty. Ploughing in progress. Standing crops require water badly. Pasture not procurable; fodder sufficient. Condition of cattle good.

ANANTAPUR.

Water-supply insufficient except under a few wells and spring channels. Ploughing, sowing and transplanting of paddy, ragi and chilies going on in parts. Standing crops fair. Harvested paddy, ragi and sugarcane, cottons fair; cotton, blackgram, horsegram, chilies and cotton, poor to fair. Pasture and fodder insufficient in parts. Condition of cattle fair.

CHUDRAPUR.

Water-supply insufficient in parts. Ploughing, sowing of paddy, chilies, gingelly, horse, and tobacco, sowing and transplanting of paddy, and plucking of cotton going on in parts. Standing crops fair. Harvested paddy, ragi and horse; cottons fair to normal; chilies, poor to fair; sugarcane, poor to normal; groundnuts and cotton, fair; tobacco, normal. Pasture and fodder scanty in parts. Condition of cattle generally good.

MELBORN.

Water-supply generally sufficient. No flow over the Melbourn and Sargam weirs. Ploughing, sowing of paddy, mango and gingelly and transplanting of ragi and chikni in progress. Standing crops generally thriving. Harvested paddy, ragi and chikni; cotton fair to good. Pasture sufficient except in parts and fodder available. Condition of cattle generally good. Rainfall of the district 5.4 inches above the average of the last 25 years.

CHINLEPUT.

Water-supply sufficient. Ploughing, sowing of paddy and groundnut, transplanting of paddy and mango and weeding of paddy and chikni going on in parts. Standing crops fair. Harvested paddy and ragi; cotton fair. Pasture and fodder generally available. Condition of cattle generally good. Rainfall of the district 2.5 inches above the average of the last 25 years.

MADRAS.

Pasture sufficient. Rainfall of the district 11.0 inches above the average of 45 years ending 1891.

SOUTH ARCOI.

Water-supply sufficient. Ploughing, sowing of paddy, gingelly, indigo and mango, and transplanting and weeding of paddy, mango, groundnut and sugarcane in progress. Standing crops fair. Harvested paddy, groundnut, ragi and mango in parts; cotton fair. Pasture and fodder sufficient. Condition of cattle generally good. Rainfall of the district 4.5 inches above the average of the last 25 years.

NORTH ARCOI.

Water-supply inadequate in parts. Ploughing, sowing, transplanting and weeding of paddy and ragi and taking up in parts. Standing crops generally fair, but suffering in parts of two taluks for want of rain. Harvested paddy, groundnut, sugarcane and sugarcane; cotton generally fair. Pasture available, but fodder scarce in parts. Condition of cattle generally good.

SALEM.

Water-supply insufficient except in parts. Sowing of paddy, ragi and chikni, and transplanting of paddy, ragi and sugarcane going on in parts. Standing crops generally fair, but require more rain in parts. Harvested paddy, ragi, chikni and sugarcane, cotton poor to fair; gingelly and sugarcane, fair. Pasture and fodder scarce in parts. Condition of cattle generally good.

COIMBATORE.

Water-supply generally sufficient. Ploughing and sowing of chikni, gingelly, mango and ragi going on in parts. Standing crops poor to good. Harvested paddy, cotton fair to bumper; chikni, poor to normal; ragi, normal; and mango, poor to fair. Pasture insufficient in parts and fodder available. Condition of cattle good.

TRICHINOPOLY.

Water-supply generally sufficient. Sowing of paddy, chikni and sugarcane, and transplanting of paddy going on in parts. Standing crops fair. Harvested paddy, mango, ragi and mango in parts over small areas; cotton generally fair, but poor in parts. Pasture and fodder sufficient. Condition of cattle fair. Rainfall of the district 9.1 inch above the average of the last 25 years.

TANJORE.

Water-supply sufficient except in parts. No flow over the first Anicut and the supply of water inadequate for sugarcane. Cultivation of gingelly, mango, wheat and ragi going on in parts. Standing crops fair. Harvested paddy and ragi; cotton fair. Pasture generally sufficient and fodder available. Condition of cattle generally good.

PUDUKKOTAI.

Water-supply sufficient. Ploughing, transplanting of ragi and gingelly cultivation in progress in parts. Standing crops good. Harvested paddy; cotton fair. Pasture and fodder sufficient except in parts. Condition of cattle generally good.

MADURAI.

Water-supply generally sufficient. Ploughing for paddy, ragi and chikni, sowing of paddy and chikni and transplanting of paddy going on in parts. Standing crops fair. Harvested paddy, ragi, chikni and sugarcane; cotton poor to fair. Pasture sufficient and fodder available. Condition of cattle generally fair.

TIRUNEVELLY.

Water-supply insufficient. No flow over the Tirunelveli weirs and discharge insufficient for present requirements. Ploughing and sowing common. Standing crops generally good. Harvested paddy; cotton bad to fair. Pasture generally insufficient and fodder available. Condition of cattle generally good.

MALABAR.

Water-supply generally sufficient. Pasture sufficient except in parts and fodder available. Condition of cattle generally good.

SOUTH CANARA.

Water-supply generally insufficient. Ploughing and sowing for third rice crop soon. Standing crop withered in parts for want of sufficient water. Harvesting of second rice crop continues in parts; others poor to normal. Pasture generally scanty and fodder available. Condition of cattle good. Rainfall of the district 38.5 inches above the average of the last 25 years.

TRAVANCORE.

Water-supply sufficient. Harvest of rice. Pasture sufficient. Condition of cattle good.

COCHIN.

Water-supply insufficient in parts. Cultivation of paddy progressing. Pasture and fodder sufficient. Condition of cattle good.

THE NILGIRIS.

Water-supply sufficient. Weeding and pruning for main crops going on. Steeping crops fair. Harvest of coffee and tea; others fair. Pasture and fodder sufficient. Condition of cattle fair. Rainfall of the district 1.6 inch above the average of the last 25 years.

SEASON TELEGRAM TO THE GOVERNMENT OF INDIA, REVENUE AND AGRICULTURAL DEPARTMENT, CALCUTTA.

Up to and including 10th March 1909.—No rain. Irrigation supplies insufficient in parts of all districts except Kistna, Nellore, Chingleput, South Arcot, Coimbatore, Trichinopoly, Malabar, Nilgiris. Ploughing, sowing, weeding and transplanting in progress in parts. Standing crops generally fair, but some in parts Salem require more rain and some in parts Bellary, North Arcot, South Canara withering or withered. Harvests continue; culture poor to bumper. Pasture sufficient except in parts Coimbatore, Decan, Nellore, Salem, Coimbatore, Travancore, Malabar and South Canara; fodder scanty in parts Ganjam, Decan, North Arcot, Salem. Condition of cattle generally good. Price of rice stationary 45 districts, fallen 1, risen 1; ragi stationary 9 districts, fallen 10, risen 5; cholam stationary 5 districts, fallen 8, risen 5;umbu stationary 6 districts, fallen 6, risen 2. Public health generally good. Prospects generally fair. Condition of labouring classes good and employment procurable. Grain stocks generally sufficient.

DEPT. OF P.S., Secy., LAND REA. AND AGRI.,
BOARD OF REVENUE, MADRAS,
22nd March 1909.

L. D. SWAMIKANNU,
Secretary.



THE FORT ST. GEORGE GAZETTE.

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MADRAS, TUESDAY EVENING, MARCH 28, 1909.

[Part 3 m. 6 p.]

Part III.—Proceedings of the Imperial Legislature.

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GOVERNMENT OF INDIA.

LEGISLATIVE DEPARTMENT.

Proceedings of the Council of the Governor General of India, assembled for the purpose of making Laws and Regulations under the provisions of the Indian Councils Acts, 1901 and 1902 CM & 25 Vic., C. 61, and 35 & 36 Vic., C. 14).

The Council met at Government House, Calcutta, on Friday, the 26th March 1909.

PRESENT.

- The Hon'ble the Earl of Minto, P.C., G.C.S.I., G.C.I.E., G.M.S., Viceroy and Governor General of India, presiding.
- The Hon'ble Sir Edward Mordaunt Baker, K.C.S.I., Lieutenant-Governor of Bengal.
- The Hon'ble General Vincent Kitchener of Khartoum, G.C.S.I., G.C., G.C.M.G., G.C.B., Commander-in-Chief in India.
- The Hon'ble Sir H. John Lubbock, K.C.B., K.C.
- The Hon'ble Sir Harvey Adamson, K.C., B.A.
- The Hon'ble Mr. J. O. Miles, K.C.
- The Hon'ble Mr. W. L. Harvey, K.C.
- The Hon'ble Sir G. D. F. Wilson, K.C., K.C.M.G.
- The Hon'ble Mr. Bipul Krishna Chakravarti, K.C.
- The Hon'ble Mr. A. A. Agnew, K.C.
- The Hon'ble Muzib Sabadar Sir Khwaja Sahibullah of Dacca, K.C.S.I.
- The Hon'ble Young Bah To, K.C.S.I.
- The Hon'ble Mr. W. W. Brown.
- The Hon'ble Nawab Saïd Mahmood Sahib Bahadar.
- The Hon'ble Mr. N. O. Havelock.
- The Hon'ble Mr. J. Andrew.
- The Hon'ble Mr. Macdonald Spranger Dalhousie.
- The Hon'ble Mr. F. A. Clarke, K.C.
- The Hon'ble Mr. J. M. Holmes, K.C.

QUESTIONS AND ANSWERS.

The Hon'ble Mr. Danneberg asked:—

"Is the Government aware that in the Central Provinces the Government have not afforded facilities for the exchange of the currency notes of different units? In view of the steady commercial progress and the advancement of the people of the Central Provinces during the past few years, and particularly the great convenience experienced by the numerous Coal and Mangrove Companies, Mills, Factories and Trading Associations, will the Government be pleased to establish either a Paper Currency office or a Currency Exchange in Nagpur in order to afford greater facilities for commercial operations?"

The Hon'ble Sir G. R. White replied:—

"Government have already under consideration measures to improve the system of its note circulation and hope that Nagpur in common with other internal centres of trade will benefit by the changes made."

The Hon'ble Mr. Danneberg asked:—

"Is it a fact that the gross receipts from Railway earnings have fallen off this year to the extent of nearly three lakhs of rupees, and the working expenses have increased by a considerable sum? If so, will there now be taken into consideration the making of provision for Capital Expenditure on Railways during 1909-1910?"

The Hon'ble Mr. Danneberg replied:—

"The gross receipts from Railway earnings have fallen off this year to the extent of about 100 lakhs below the actuals of the past year, and the working expenses have increased by 124 lakhs over the actuals of the past year."

"The amount of Capital to be expended in any year on Railways is not fixed with immediate reference to the results of working of the previous year."

The Hon'ble Mr. Danneberg asked:—

"Will Government be pleased to enquire to be published in the columns in which the fall in the one case and the rise in the other are respectively mentioned?"

The Hon'ble Mr. Danneberg replied:—

"The causes of the falling off in receipts and the increase in expenses will as usual be fully explained in the Financial Statements and in the Memorandum by the Railway Board on Railway working for the year which will shortly be laid before Council and published in the Gazette of India. Further it may be said that the decrease in Revenue is due to general depression in trade and to local financial difficulties. The increase in working expenses is due principally to larger amounts of staff, increased wear and tear, repairs of extraordinary flood damage, excessive allowances to staff, abnormal supply resulting from a general trade depression, and increased cost of coal."

The Hon'ble Mr. Danneberg asked:—

"Has the attention of Government been drawn to an article published in *Indian Express* of 2nd January last, condemning in strong terms the treatment of third class passengers on Indian railways, especially the following passages:—

"The whole treatment of third class passengers throughout the country is undeniably in every respect a disgrace to railway administration. . . . It is not so much in the station betimes and shillings, but in the cars that humanity is sometimes outraged."

"Sitting, standing the provisions of what is known as the 'Bardhaman section' of the Railway Act, which strictly prohibits smoking, not only are passengers prevented to drink comfortably beyond their assigned accommodation, but railway officials have often been known, and are always to be seen, to throw passengers into well-filled carriages to their own confusion, suffering and that of others already packed in."

"Do the evils pointed out in the article exist? If so, what action does Government propose to take for their prevention?"

The Hon'ble Mr. Danneberg replied:—

"The article in *Indian Express*, from which these extracts have been quoted in the questions has been read."

"Smoking in trains does not occur occasionally in this as in other countries, especially at times of distress or when large public gatherings."

"Railway Administration is fully aware of their responsibilities in this matter, and Government have no reason to doubt that every reasonable and every means is used by them to deal effectively with the passenger traffic offering as all the time, and Government inspectors have instructions to pay special attention to the conditions under which third class passengers are carried on the various railways."

"Moreover, the principal Railway Administrations have spent during the past few years, and are still spending, large sums of money in building third class carriages of an improved (hackle) type, which will considerably be to the comfort of the lower passengers. In the circumstances Government do not propose to take any further special action in the matter."

PRESIDENCY-TOWNS INSOLVENCY BILL.

The Hon'ble Sir John Strickland moved that the Report of the Select Committee on the Bill to amend the Law of Insolvency in the Presidency-towns and in the Town of Bangalore be taken into consideration.

The motion was put and agreed to.

Hereafter the official cadgers will have to call in the aid of section 105 of the Bankruptcy Act by a order which would make the Indian trading order effective in regards immovables property lying across the limits of British India, provided the trading order purports to deal with such assets; but even in that case the worst date from the order made by the Bankruptcy Court and absolute opportunities call this be added to a different amount to dispose of his property in the interim. We must, however, accept this full or partial loss, and make a virtue of necessity. We must be critical to force the adjustment of it.

The answer was thus attributed to a disordered mind, inconsistent to degrees of his personality in the different states, however, except like Bell as practical man, and make a virtue of necessity. We must be sensible of the advantages of the present Act in view of the somewhat extensive application we have incorporated under Art. of 1860; and in order to guide the Legislature, we have incorporated section 155 with the object of declaring all British Courts exercising jurisdiction to be auxiliary to our own.

Section 156 of the Bill is devoted

[illegible][illegible]

"The Del may therefore be safely proved into law, and left to work out its own destiny. Meanwhile, I shall, in connection with the Memorabilia Law Committee and many of my colleagues, do for the extension of the scope and operation of the Indian Act."

The Hon'ble Mr. Member said:—“My Lord, for nearly forty years the question of amending the law relating to adultery in India has been under the consideration of Government. It has been generally admitted that the law required amendment, but the difficulties in the way have been of an extremely technical and technical character. The subject must actually be of great importance to the Government, and it is due to my interest and duty as a member of the Law Council that I should have been removed and that the proposed demand for amendment should have been submitted.”

“The first step was to amend the law relating to adultery in India.”

The first step was to provide the National with a simplified form of Insolvency Law. That was effected by the passing of the Provincial Insolvency Act, 1937, and it thus became imperative that the Insolvency Law in the Presidency-towns and Rangoon should be brought up to date. Accordingly, the Bill was introduced and has now reached its final stage.

[illegible]

It cannot be said that any great change in the existing law are recommended, but the suggestions for reform as reported earlier to Indian conditions in the DIL such as to be adopted.

Since that report was published, the Right Hon'ble President of the Board of Trade was asked by a deputation representing the Association of Members of Commerce and the Association of Importers and Exporters, which asked for the introduction of a Bill to amend the existing copyright laws. Two are provided for the copyright report, the deputation had only five minutes to state their case and it was impossible to do so. The Bill is now in the hands of the Attorney-General and it is expected that it will be introduced in the next session.

...that the Congress was responsible in adopting the agenda before this Council, but only five members of the English Aids were in England on Friday September 24th. At any rate two were ...
...to the note which I was allowed to make to this H.C. before ...
...it is dealt with the subject, which will be referred to the report of the Select Committee ... I have ...
...the subject of Inland Waters ... Congresses more closely ... But three are ...
...are ...

the matter of Involuntary Discharge. Creditors would say little consideration. Some people think the Bill lies with the President of the Board of Trade, who replies

to the legislation I have just referred to, is reported to have said: "The creditor is 'under-privileged,' so to speak, hereafter. The mere fact of his being a creditor shows that he has been guilty of misplaced confidence. He has made no sort of judgment, and he has no such right to state protection as some people claim. If he has lost by insolvency trading, he must reap the result of his own act." If this view were correct no one would give credit for fear of making bad debts, then there would be no insolvency, neither would there be any trade.

"The real point is that when an order of adjudication is made against a debtor either on his own or on a creditor's petition, his creditors are deprived of the ordinary remedies which otherwise the law would have allowed them to pursue, and have to depend on the Insolvency Laws to protect their interests. Under such circumstances, it is the duty of Government not only in the interests of creditors but also of the whole community to provide the Courts and their officers with the necessary powers to exercise complete control over the insolvent and affairs of insolvent debtors. In this respect the Act of 1865 is lamentably deficient.

"For while the provisions for the discovery of an insolvent's property are inadequate, the burden of proving misconduct and opposing an insolvent's application for discharge rests entirely on the creditors. The official assignee is merely a collector of assets, he has neither the right nor the means to interfere. I would the very greatest importance to the nation that, in respect to effect by the Bill with regard to these two points.

"As to the first, it is proposed to give the Courts the widest possible powers to compel the discovery and production of an insolvent's property. They may not always obtain the successful procurement of property, but legislation can go as far as this.

"As to the second point, clause 75 provides that the duties of an official assignee shall have relation to the conduct of the insolvent as well as to the administration of his estate. It will be the duty of the official assignee to report to the Court on the conduct of every insolvent who applies for his discharge. The official assignee's report will be prima facie evidence of the statements contained therein, and the case will be on the insolvent to rebut them. Even if the insolvent declines to apply for his discharge, the Courts can direct the official assignee to report in any case in which he is of opinion that an offence under the Act has been committed.

"The result will be that offences under the Insolvency Law will no longer pass unnoticed. As the hearing of applications for discharge the time of the Courts will be saved, and a serious burden on creditors will be removed.

"On the other hand, while the conduct of such insolvents will be officially scrutinized, the procedure whereby a man who has become insolvent through no fault of his own can get an absolute discharge has been very much simplified. Such an insolvent will be able to get protection for his after-acquired property as easily as he can now get protection for his present only. The present law regarding after-acquired property may in many cases work very badly. For insolvents go to the trouble and expense of a second hearing to get absolute protection for their property, and even then, if judgment has been already entered up, their property is never safe from execution. The Bill provides that judgment cannot be entered up against an insolvent unless a case or cases of certain facts have been proved against him. Another great improvement will be effected by enabling insolvency proceedings to be taken by or against a firm in the name of the firm. My Lord, however much care is exercised in framing a statute dealing with insolvency, it is inevitable that complaints will always be forthcoming from persons who suffer from the pecuniary consequences of those with whom they deal. There is nothing insolvency property must exist, opportunities for the successful concealment of assets will exist, and the administration of insolvent estates will be accompanied by a serious amount of trouble and expense, but I am in hopes that this Bill will enable insolvency administration to be far more efficient than it was ever before under the present Act.

"No doubt cases will occur in which a ruling under an order of discharge will not have as far-reaching an effect as under the Act of 1865. This can be remedied by an Imperial Act, but I have endeavored in the rule referred to above to show that the advantages to debtors as well as creditors to be obtained under the Bill altogether outweigh any loss that may be sustained by the repeal of the present Act. The loss is phenomenal, the advantages are real. The Hon'ble Mr. Dulechay is of the opinion that the official assignee will not be in such an advantageous position as he is now when seeking to recover assets against British India. I do not share his fears. I think that all the profits gained by the Hon'ble Member have been met by my vote. My experience is the case of some estates in Hong Kong or any of the other British Colonies referred to by the Hon'ble Member is that almost invariably the demands of the insolvent in India and the assets are movable, so that the Indian winding order will for all practical purposes operate in such cases as efficiently as hitherto.

"The official assignee must always be at a disadvantage if he has to take proceedings which he cannot personally expound in a Foreign Court. One must answer, however, that the general principle of private international law will be recognized by other British Courts and the effect given to section 118 of the English Bankruptcy Act of 1865. I do not anticipate therefore that the official assignee, if he has to seek the assistance of such Courts, will be in any worse position than he is now.

"But I should also like to point out that it is just in these cases that we are brought in contact with Insolvency Law in other parts of British Empire and that the disadvantages of the Indian Insolvency Law not being in line with that law are now apparent. However, if taking a very narrow view of the subject to rest the attention to what may happen in a particular case, I think we should consider whether the aid of the new legislation is not the most efficient and best answer to the requirements of the community.

"My Lord, I may claim to have had considerable experience in the actual working of the present Act, and during the last few months I have had ample opportunities of testing the question from every point of view. I am satisfied that in passing this Bill we shall be effecting a very necessary and long called for reform."

The Hon'ble Mr. RANJAN BHATTACHARYA said:—The Council have heard the speeches of my two Hon'ble Colleagues, and their opinions are, I submit, a sufficient warrant for this motion. The Hon'ble Mr. Bhattacharya speaks with wide practical experience gained as Official Assignee of Bombay; he knows the defects of the existing law and is confident that the Bill will effect a desirable reform. My Hon'ble and learned friend Mr. Dulechay, a lawyer of experience, joins in commending the Bill and points out that it has removed the source of the commercial uncertainties of India.

"The Hon'ble Mr. Dalahor devoted some portion of his speech to a point which has been discussed in this Council on more than one previous occasion, as to the disadvantages of giving up the Imperial Statute from which our present law of military duties is authority. The Hon'ble and learned Member is convinced that this Bill, in its present shape, does not quite make up his mind to break with the past; he is in with the new law, but has not completely off with the old. He is anxious that the Bill should stay into the Statute-book, but he views with regret the departure of the present Act which is now before him. This question has been discussed at length in the Report of the Select Committee and in this paper appended to that Report. We may differ as to the exact degree of loss we must suffer from the fact that existing orders and regulations under Indian rule will no longer, if the Bill be passed into law, have the same effect as themselves would Indian India; but we are all agreed, and as my Hon'ble and learned friend says, all practical men must be united in recognizing that, whatever those disadvantages may amount to, the advantages to be gained by the substitution of the new law over the present out-of-date enactment, altogether outweigh them. Therefore I ask this Council to carry this measure unanimously and to pass this Bill without reserve to the possibility of obtaining an Imperial Act to supplement it. At the same time, my Lord, I desire to state on behalf of the Government of India that they have carefully considered the suggestion in favour of having an Imperial Statute and that they are prepared to request the Secretary of State to consider the matter, and if he be so inclined to ask the Imperial Parliament to pass a short Bill to give effect to Indian military orders and regulations in the British Empire outside India. That is the position under the present Act and it is only fair, as it seems to me, that we should be put in the same position under the Bill. It may be said that on Act of this Council will have the same effect as the Statutory Acts of other Colonial Legislatures, and that we cannot fairly claim to be in a better position than other parts of the British dominions. But our answer is that in India we are already in a more favourable position and that we are only asking Parliament to restore the existing position. We do not ask them to enact a new Act for us, that would be anomalous, but we do ask them to give the Act which we are about to pass the same effect as the present law has. We hope that we shall succeed in our request but we hold that this Bill, even if it be not supplemented by Imperial legislation, will effect a marked improvement in the law, and we recommend you to pass it independently of this consideration."

"During the past few days I have received petitions from various Associations representing various and numerous asking that the Bill may be amended in order to give them a right of audience in military matters, a right which they do not at present possess. Charges of this kind, my Lord, are not easy to make; they involve interference with vested interests and at least they cannot be made at the eleventh hour; they require the fullest consideration. The Bill provides for the maintenance of the existing state of things, and I think the Council will be wise to adhere to that."

"My Lord, I have little more to say. The lot of a Legal Member in this Council is a hard one; it is almost always his duty to speak on matters of a character so technical that it is impossible to leave them with any general interest. During the past few years we have passed Acts on this Council dealing with the subjects of Civil Procedure, Fiscalal Insolvency, the Limitation of Actions and the Registration of Documents. These are all matters of legal importance, but they are none of them subjects on which it is possible to attract general attention. To-day, the last occasion on which I shall have the honour of addressing this Council, my task is even more, and I confess that it is beyond my powers to discuss the propriety of this Bill in such a way as to make it of interest to my colleagues. I content myself with saying for it that it will effect an important and much needed alteration of the law. It is in the interests of the State that some serious corrections should be maintained on a high level of honesty, and that the law should give sufficient powers to prevent fraudulent trading. The Bill will do much to accomplish this object, and it is for that reason that I ask the Council to pass it into law."

The motion was put and agreed to.

THE AMENDING (ARMY) BILL.

The Hon'ble Mr. CHANDRASEKHAR-CHETTI moved for leave to introduce a Bill to amend certain enactments relating to the Army. He said—"The Amending (Army) Bill I have the honour to propose is intended to be of an entirely formal character rendered necessary by recent changes in the ranks and designations of the Indian Commanding in India. Amendments have however been introduced in the introduction of this Bill to remedy various defects in our military laws."

- (1) regulating the admission of soldier inmates to any jail;
- (2) giving power to the Commanding Officers of Volunteer Corps to remove the names of those inmates who have become non-effective from the roll of their corps; and
- (3) allowing better control over the sale and supply of opium and liquor or intoxicating drugs in restaurants.

"These three amendments to the law have been dealt with in the Statement of Objects and Reasons attached to the Bill."

The motion was put and agreed to.

The Hon'ble Mr. CHANDRASEKHAR-CHETTI introduced the Bill.

The Hon'ble Mr. CHANDRASEKHAR-CHETTI moved that the Bill, together with the Statement of Objects and Reasons relating thereto, be published in English in the Gazette of India and in the local official Gazette.

The motion was put and agreed to.

The Council adjourned to Monday, the 22nd March 1906

CHANDRASEKHAR,

The 22nd March 1906.

J. M. MACPHERSON,
Secy. to the Govt. of India, Legislative Dept.

(Republished by order of His Excellency the Governor in Council.)

A. BUTTERWORTH,
Asst. Secretary to Government, Legislative Dept.

Acts of the Governor General's Council assented to by the Governor General.

The following Act of the Governor General of India in Council received the assent of the Governor General on the 12th March 1909, and is hereby promulgated, for general information:—

ACT No. III of 1909.

THE PRESIDENCY-TOWNS INSOLVENCY ACT, 1909.

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THE FIRST SCHEDULE.—MEETINGS OF CREDITORS.

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An Act to amend the Law of Insolvency in the Presidency-towns and the Town of Bangalore.

WHEREAS it is expedient to amend the law relating to insolvency in the Presidency-towns and the town of Bangalore; It is hereby enacted as follows:—

PRELIMINARY.

Short title and commencement.

1. (1) This Act may be called the Presidency-town Insolvency Act, 1909.

(2) It shall come into force on the first day of January 1910.

Definitions.

2. In this Act, unless there is anything repugnant in the subject or context,—

- (a) "creditor" includes a decree-holder;
- (b) "debt" includes a judgment-debt, and "debtor" includes a judgment-debtor;
- (c) "official assignee" includes an acting official assignee;
- (d) "prescribed" means prescribed by rules;
- (e) "property" includes any property over which or the profits of which any person has a disposing power which he may exercise for his own benefit;
- (f) "rules" means rules made under this Act;
- (g) "secured creditor" includes a landlord who under any enactment for the time being in force has a charge on land for the rent of that land;
- (h) "the Court" means the Court exercising jurisdiction under this Act; and
- (i) "transfer of property" includes a transfer of any interest therein and any charge created thereon.

PART I.

CONSTITUTION AND POWERS OF COURT.

Jurisdiction.

Courts having jurisdiction in insolvent cases.

3. The Courts having jurisdiction in insolvency under this Act shall be—

- (a) the High Courts of Judicature at Fort William, Madras and Bombay; and
- (b) the Chief Court of Lower Burma.

4. All matters in respect of which jurisdiction is given by this Act shall be ordinarily transacted and disposed of by or under the direction of one of the Judges of the Court, and the Chief Justice or Chief Judge shall, from time to time, assign a Judge for that purpose.

5. Subject to the provisions of this Act and of rules, the Judge of a Court exercising jurisdiction in insolvency may exercise in chambers the whole or any part of his jurisdiction.

6. (1) The Chief Justice or Chief Judge may, from time to time, direct that, in any matters in respect of which jurisdiction is given to the Court by this Act, an officer of the Court appointed by him to this behalf shall have all or any of the powers in that section mentioned; and any order made or act done by such officer in the exercise of the said powers shall be deemed the order or act of the Court.

(2) The powers referred to in sub-section (1) are the following, namely:—

- (a) to hear insolvency petitions presented by debtors, and to make orders of adjudication thereon;

- (d) to hold the public examination of insolvents;
 - (e) to make any order or exercise any jurisdiction which is prescribed as proper to be made or exercised in chambers;
 - (f) to hear and determine any unopposed or *ex parte* application;
 - (g) to examine any person summoned by the Court under section 36.
- (8) An officer appointed under this section shall not have power to commit for contempt of Court.

7. Subject to the provisions of this Act, the Court shall have full power to decide all questions of priority, and all other questions whatsoever, whether of law or fact, which may arise in any case of insolvency coming within the cognizance of the Court, or which the Court may deem it expedient or necessary to decide for the purpose of doing complete justice or making a complete distribution of property in any such case.

Appeals.

8. (1) The Court may review, rescind or vary any order made by it under its insolvency jurisdiction.

(2) Orders in insolvency matters shall, at the instance of any person aggrieved, be subject to appeal as follows, namely:—

- (a) an appeal from an order made by an officer of the Court empowered under section 5 shall lie to the Judge assigned under section 4 for the transaction and disposal of matters in insolvency and no further appeal shall lie except by leave of such Judge;
- (b) save as otherwise provided in clause (a), an appeal from an order made by a Judge in the exercise of the jurisdiction conferred by this Act shall lie in the same way and be subject to the same provisions as an appeal from an order made by a Judge in the exercise of the ordinary original civil jurisdiction of the Court.

PART II.

PROCEEDINGS FROM ACT OF INSOLVENCY TO DISCHARGE.

Acts of Insolvency.

9. A debtor commits an act of insolvency in each of the following cases, namely:—

- (a) if, in British India or elsewhere, he makes a transfer of all or substantially all his property to a third person for the benefit of his creditors generally;
- (b) if, in British India or elsewhere, he makes a transfer of his property or of any part thereof with intent to defeat or delay his creditors;
- (c) if, in British India or elsewhere, he makes any transfer of his property or of any part thereof, which would, under this or any other enactment for the time being in force, be void as a fraudulent preference if he were adjudged an insolvent;
- (d) if, with intent to defeat or delay his creditors,—
 - (i) he departs or remains out of British India,
 - (ii) he departs from his dwelling house or usual place of business or otherwise absents himself,
 - (iii) he secludes himself so as to deprive his creditors of the means of communicating with him;
- (e) if any of his property has been sold or attached for a period of not less than twenty-one days in execution of the decree of any Court for the payment of money;
- (f) if he petitions to be adjudged an insolvent;
- (g) if he gives notice to any of his creditors that he has suspended, or that he is about to suspend, payment of his debts;
- (h) if he is imprisoned in execution of the decree of any Court for the payment of money.

Explanation.—For the purposes of this section, the act of an agent may be the act of the principal, even though the agent have no specific authority to commit the act.

Order of adjudication.

10. Subject to the conditions specified in this Act, if a debtor commits an act of insolvency, an insolvency petition may be presented either by a creditor or by the debtor, and the Court may on such petition make an order (hereinafter called an order of adjudication) adjudging him an insolvent.

Explanation.—The presentation of a petition by the debtor shall be deemed an act of insolvency within the meaning of this section, and on such petition the Court may make an order of adjudication.

Jurisdiction as to jurisdiction.

11. The Court shall not have jurisdiction to make an order of adjudication, unless—

- (a) the debtor is, at the time of the presentation of the insolvency petition, imprisoned in execution of the decree of a Court for the payment of money in any prison to which debtors are ordinarily committed by the Court in the exercise of its ordinary original jurisdiction; or
- (b) the debtor, within a year before the date of the presentation of the insolvency petition, has ordinarily resided or had a dwelling-house or has carried on business either in person or through an agent within the limits of the ordinary original civil jurisdiction of the Court; or
- (c) the debtor personally works for gain within those limits; or
- (d) in the case of a petition by or against a firm of debtors the firm has carried on business within a year before the date of the presentation of the insolvency petition within those limits.

Conditions on which insolvency petition may be presented.

12. (1) A creditor shall not be entitled to present an insolvency petition against a debtor unless—

- (a) the debt owing by the debtor to the creditor, or, if two or more creditors join in the petition, the aggregate amount of debts owing to such creditors, amounts to five hundred rupees, and
- (b) the debt is a liquidated sum payable either immediately or at some certain future time, and
- (c) the act of insolvency on which the petition is grounded has occurred within three months before the presentation of the petition.

(2) If the petitioning creditor is a secured creditor, he shall in his petition either state that he is willing to relinquish his security for the benefit of the creditors in the event of the debtor being adjudged insolvent or give an estimate of the value of the security. In the latter case he may be admitted as a petitioning creditor to the extent of the balance of the debt due to him after deducting the value so estimated in the same way as if he were an unsecured creditor.

Proceedings and order on creditor's petition.

13. (1) A creditor's petition shall be verified by affidavit of the creditor, or of some person on his behalf having knowledge of the facts.

(2) At the hearing the Court shall require proof of—

- (a) the debt of the petitioning creditor, and
- (b) the act of insolvency or, if more than one act of insolvency is alleged in the petition, some one of the alleged acts of insolvency.

(3) The Court may adjourn the hearing of the petition and order service thereof on the debtor.

(4) The Court shall dismiss the petition—

- (a) if it is not satisfied with the proof of the facts referred to in sub-section (2), or

(b) if the debtor appears and satisfies the Court that he is able to pay his debts, or that he has not committed an act of insolvency or that for other sufficient cause an order ought to be made.

(5) The Court may make an order of adjudication if it is satisfied with the proof above referred to, or if on a hearing adjourned under sub-section (3) the debtor does not appear and service of the petition on him is proved, unless in its opinion the petition ought to have been presented before some other Court having insolvency jurisdiction.

(6) Where the debtor appears on the petition and denies that he is indebted to the petitioner, or that he is indebted to such an amount as would justify the petitioner in presenting a petition against him, the Court, on such security (if any) being given as the Court may require for payment to the petitioner of any debt which may be established against the debtor in due course of law, and of the costs of establishing the debt, may, instead of dismissing the petition, stay all proceedings on the petition for such time as may be required for trial of the question relating to the debt.

(7) Where proceedings are stayed, the Court may, if by reason of the delay caused by the stay of proceedings or for any other cause it thinks just, make an order of adjudication on the petition of some other creditor, and shall thereupon dismiss, on such terms as it thinks just, the petition on which proceedings have been stayed as aforesaid.

(8) A creditor's petition shall not, after presentation, be withdrawn without the leave of the Court.

Condition as to which debtor may petition. 11. A debtor shall not be entitled to present an insolvency petition unless—

- (a) his debts amount to five hundred rupees, or
- (b) he has been arrested and imprisoned in execution of the decree of any Court for the payment of money, or
- (c) an order of attachment in execution of such a decree has been made and is subsisting against his property.

15. (1) A debtor's petition shall allege that the debtor is unable to pay his debts, and, if the debtor proves that he is entitled to present the petition, the Court may thereupon make an order of adjudication, unless in its opinion the petition ought to have been presented before some other Court having insolvency jurisdiction.

(2) A debtor's petition shall not, after presentation, be withdrawn without the leave of the Court.

16. The Court may, if it is shown to be necessary for the protection of the estate, at any time after the presentation of an insolvency petition and before an order of adjudication is made, appoint the official assignee to be interim receiver of the property of the debtor, or of any part thereof, and direct him to take immediate possession thereof or any part thereof, and the official assignee shall thereupon have such of the powers conferable on a receiver appointed under the Code of Civil Procedure, 1908, as may be prescribed.

17. On the making of an order of adjudication, the property of the insolvent wheresoever situated shall vest in the official assignee and shall become divisible among his creditors, and thereafter, except as directed by this Act, no creditor to whom the insolvent is indebted in respect of any debt provable in insolvency shall, during the pendency of the insolvency proceedings, have any remedy against the property of the insolvent in respect of the debt or shall commence any suit or other legal proceeding except with the leave of the Court and on such terms as the Court may impose:

Provided that this section shall not affect the power of any secured creditor to realize or otherwise deal with his security in the same manner as he would have been entitled to realize or deal with it if this section had not been passed.

18. (1) The Court may, at any time after the making of an order of adjudication, stay any suit or other proceeding pending against the insolvent before any Judge or Judges of the Court or in any other Court subject to the superintendence of the Court.

(2) An order made under sub-section (1) may be served by sending a copy thereof, under the seal of the Court, by post to the address for service of the plaintiff or other party prosecuting such suit or proceeding, and notice of such order shall be sent to the Court before which the suit or proceeding is pending.

(3) Any Court in which proceedings are pending against a debtor may, on proof that an order of adjudication has been made against him under this Act, either stay the proceedings or allow them to continue on such terms as it may think just.

19. (2) If in any case the Court, having regard to the nature of the debtor's estate or business or to the interests of the creditors generally, is of opinion that a special manager of the estate or business ought to be appointed to assist the official assignee, the Court may appoint a manager thereof accordingly to act for such time as the Court may authorize, and to have such powers of the official assignee as may be entrusted to him by the official assignee or as the Court may direct.

(3) The special manager shall give security, and furnish accounts in such manner as the Court may direct, and shall receive such remuneration as the Court may determine.

20. Notice of every order of adjudication, stating the name, address and description of the insolvent, the date of the adjudication, the Court by which the adjudication is made and the date of presentation of the petition, shall be published in the *Gazette of India* and in the local official Gazette and in such other manner as may be prescribed.

Annulment of Adjudication.

21. (1) Where, in the opinion of the Court, a debtor ought not to have been adjudged insolvent, or where it is proved to the satisfaction of the Court that the debts of the insolvent are paid in full, the Court may, on the application of any person interested, by order annul the adjudication.

(2) For the purposes of this section, any debt disputed by a debtor shall be considered as paid in full, if the debtor enters into a bond, in such sum and with such sureties as the Court approves, to pay the amount to be recovered in any proceeding for the recovery of or concerning the debt, with costs, and any debt due to a creditor who cannot be found or cannot be identified shall be considered as paid in full if paid into Court.

22. Where it is proved to the satisfaction of the Court that insolvency proceedings are pending in any other British Court whether within or without British India against the same debtor and that the property of the debtor can be more conveniently distributed by such other Court, the Court may annul the adjudication or may stay all proceedings thereon.

23. (1) Where an adjudication is annulled, all sales and dispositions of property and payments duly made, and all acts theretofore done, by the official assignee or other person acting under his authority, or by the Court, shall be valid, but the property of the debtor who was adjudged insolvent shall vest in such person as the Court may appoint, or, in default of any such appointment, shall revert to the debtor to the extent of his right or interest therein on such terms and subject to such conditions (if any) as the Court may declare by order.

(2) Where a debtor has been released from custody under the provisions of this Act and the order of adjudication is annulled, as aforesaid, the Court may, if it thinks fit, recommit the debtor to his former custody, and the jailor or keeper of the prison to whose custody such debtor is so recommitted shall receive such debtor into his custody according to such commitment, and thereupon all processes which were in force against the person of such debtor at the time of such release as aforesaid shall be deemed to be still in force against him as if such order had not been made.

(3) Notice of the order annulling an adjudication shall be published in the *Gazette of India* and in the local official Gazette and in such other manner as may be prescribed.

Proceedings consequent on order of adjudication.

24. (1) Where an order of adjudication is made against a debtor, he shall prepare and submit to the Court a schedule verified by affidavit, in such form and containing such particulars of and in relation to his affairs as may be prescribed.

(2) The schedule shall be so submitted within the following times, namely:—

(a) if the order is made on the petition of the debtor, within thirty days from the date of the order;

(b) if the order is made on the petition of a creditor, within thirty days from the date of service of the order.

(3) If the insolvent fails, without reasonable excuse, to comply with the requirements of this section, the Court may, on the application of the official assignee or of any creditor, make an order for his commitment to the civil prison.

(4) If the insolvent fails to prepare and submit any such schedule as aforesaid, the official assignee may, at the expense of the estate, cause such a schedule to be prepared in manner prescribed.

25. (1) Any insolvent who shall have submitted his schedule as aforesaid may apply to the Court for protection, and the Court may, on such application, make an order for the protection of the insolvent from arrest or detention.

(2) A protection order may apply either to all the debts mentioned in the schedule or to any of them as the Court may think proper, and may commence and take effect at and for such time as the Court may direct, and may be revoked or renewed as the Court may think fit.

(3) A protection order shall protect the insolvent from being arrested or detained in prison for any debt to which such order shall apply, and any insolvent arrested or detained contrary to the terms of such order shall be entitled to his release:

Provided that no such order shall operate to prejudice the right of any creditor in the event of such order being revoked or the adjudication straitened.

(4) Any creditor shall be entitled to appear and oppose the grant of a protection order, but the insolvent shall be prima facie entitled to such order on production of a certificate signed by the official assignee that he has so far conformed to the provisions of this Act.

(5) The Court may make a protection order before an insolvent has submitted his schedule if it thinks it necessary to do so in the interests of the creditors.

26. (1) At any time after the making of an order of adjudication against an insolvent, the Court, on the application of a creditor or of the official assignee, may direct that a meeting of creditors shall be held to consider the circumstances of the insolvency and the insolvent's schedule and his explanation thereof and generally as to the mode of dealing with the property of the insolvent.

(2) With respect to the summoning of and proceedings at a meeting of creditors the rules in the First Schedule shall be observed.

27. (1) Where the Court makes an order of adjudication it shall hold a public sitting on a day to be appointed by the Court, of which notice shall be given to creditors in the prescribed manner, for the examination of the insolvent, and the insolvent shall attend thereat, and shall be examined as to his estate, dealings and property.

(2) The examination shall be held as soon as conveniently may be after the expiration of the time for the filing of the insolvent's schedule.

(3) Any creditor who has tendered a proof or a legal practitioner on his behalf may question the insolvent concerning his affairs and the conduct of his failure.

(4) The official assignee shall take part in the examination of the insolvent; and for the purpose thereof, subject to such directions as the Court may give, may be represented by a legal practitioner.

(5) The Court may put such questions to the insolvent as it may think expedient.

(6) The insolvent shall be examined upon oath, and it shall be his duty to answer all such questions as the Court may put or allow to be put to him. Such notes of the examination as the Court thinks proper shall be taken down in writing and shall be read over either to or by the insolvent and signed by him, and may thereupon be used in evidence against him and shall be open to the inspection of any creditor at all reasonable times.

(7) When the Court is of opinion that the affairs of the insolvent have been sufficiently investigated, it shall, by order, declare that his examination is concluded, but such order shall not preclude the Court from directing further examination of the insolvent whenever it may deem fit to do so.

(8) Where the insolvent is a lunatic or suffers from any such mental or physical affliction or disability as in the opinion of the Court makes him unfit to attend his public examination, or is a woman who according to the customs and

members of the country ought not to be compelled to appear in person, the Court may make an order disposing with such examination, or directing that the insolvent be examined on such terms, in such manner and at such place as to the Court seems expedient.

Composition and scheme of arrangement.

28. (1) An insolvent may at any time after the making of an order of adjudication submit a proposal for a composition in satisfaction of his debts or a proposal for a scheme of arrangement of his affairs in the prescribed form, and such proposal shall be submitted by the official assignee to a meeting of creditors.

(2) The official assignee shall send to each creditor who is mentioned in the schedule, or who has tendered a proof before the meeting, a copy of the insolvent's proposals with a report thereon, and if on the consideration of such proposal the majority in number and three-fourths in value of all the creditors whose debts are proved resolve to accept the proposal, the same shall be deemed to be duly accepted by the creditors.

(3) The insolvent may at the meeting amend the terms of his proposal if the amendment is in the opinion of the official assignee calculated to benefit the general body of creditors.

(4) Any creditor who has proved his debt may assent to or dissent from the proposal by a letter in the prescribed form addressed to the official assignee so as to be received by him not later than the day preceding the meeting, and any such assent or dissent shall have effect as if the creditor had been present and had voted at the meeting.

29. (1) The insolvent or the official assignee may after the proposal is accepted by the creditors apply to the Court to approve it, and notice of the time appointed for hearing the application shall be given to each creditor who has proved.

(2) Except where an estate is being summarily administered or special leave of the Court has been obtained, the application shall not be heard until after the conclusion of the public examination of the insolvent. Any creditor who has proved may be heard by the Court in opposition to the application notwithstanding that he may at a meeting of creditors have voted for the acceptance of the proposal.

(3) The Court shall before approving the proposal hear a report of the official assignee as to the terms thereof and as to the conduct of the insolvent and any objections which may be made by or on behalf of any creditor.

(4) Where the Court is of opinion that the terms of the proposal are not reasonable or are not calculated to benefit the general body of creditors or in any case in which the Court is required to refuse the insolvent's discharge, the Court shall refuse to approve the proposal.

(5) Where any facts are proved on proof of which the Court would be required either to refuse, suspend, or attach conditions to the debtor's discharge, the Court shall refuse to approve the proposal unless it provides reasonable security for payment of not less than four annas in the rupee on all the unsatisfied debts provable against the debtor's estate.

(6) No composition or scheme shall be approved by the Court which does not provide for the payment in priority to other debts of all debts directed to be so paid in the distribution of the property of an insolvent.

(7) In any other case the Court may either approve or refuse to approve the proposal.

30. (1) If the Court approves the proposal, the terms shall be embodied in an order of the Court, and an order shall be made consulting the adjudicator, and the provisions of section 23, sub-sections (1) and (3), shall thereupon apply, and the composition or scheme shall be binding on all the creditors so far as relates to any debt due to them from the insolvent and provable in insolvency.

(2) The provisions of the composition or scheme may be enforced by the Court on application by any person interested, and any disobedience of an order of the Court made on the application shall be deemed a contempt of Court.

31. (1) If default is made in the payment of any instalment due in pursuance of any composition or scheme, approved as aforesaid, or if it appears to the Court that the composition or scheme cannot proceed without injustice or undue delay or that the approval of the Court was obtained by fraud, the Court may, if it thinks fit, on application by any person interested, re-adjudge the debtor insolvent and annul the composition or scheme, and the property of the debtor shall thereupon vest in the official assignee but without prejudice to the validity of any transfer or payment duly made or of anything duly done under or in pursuance of the composition or scheme.

(2) Where a debtor is re-adjudged insolvent under sub-section (1), all debts provable in other respects which have been contracted before the date of such re-adjudication shall be provable in the insolvency.

32. Notwithstanding the acceptance and approval of a composition or scheme, the composition or scheme shall not be binding on any creditor so far as regards a debt or liability from which, under the provisions of this Act, the insolvent would not be discharged by an order of discharge in insolvency, unless the creditor assents to the composition or scheme.

Control over person and property of insolvent.

33. (1) Every insolvent shall, unless prevented by sickness or other sufficient cause, attend any meeting of his creditors which the official assignee may require him to attend, and shall submit to such examination and give such information as the meeting may require.

(2) The insolvent shall—

- (a) give such inventory of his property,* such list of his creditors and debtors, and of the debts due to and from them respectively,
- (b) submit to such examination in respect of his property or his creditors,
- (c) wait at such times and places on the official assignee or special manager,
- (d) execute such powers-of-attorney, transfers and instruments, and
- (e) generally do all such acts and things in relation to his property and the distribution of the proceeds amongst his creditors,

as may be required by the official assignee or special manager or may be prescribed or be directed by the Court by any special order or orders made in reference to any particular case, or made on the occasion of any special application by the official assignee or special manager, or any creditor or person interested.

(3) The insolvent shall aid, to the utmost of his power, in the realisation of his property and the distribution of the proceeds among his creditors.

(4) If the insolvent wilfully fails to perform the duties imposed upon him by this section, or to deliver up possession to the official assignee of any part of his property, which is divisible amongst his creditors under this Act, and which is for the time being in his possession or under his control, he shall, in addition to any other punishment to which he may be subject, be guilty of a contempt of Court, and may be punished accordingly.

34. (1) The Court may, either of its own motion or at the instance of the official assignee or of any creditor, by warrant addressed to any police-officer or prescribed officer of the Court, cause an insolvent to be arrested, and committed to the civil prison or if in prison to be detained until such time as the Court may order, under the following circumstances, namely:—

- (a) if it appears to the Court that there is probable reason for believing that he has absconded or is about to abscond with a view of avoiding examination in respect of his affairs, or of otherwise avoiding, delaying or embarrassing proceedings in insolvency against him; or
- (b) if it appears to the Court that there is probable reason for believing that he is about to remove his property with a view of preventing or delaying possession being taken of it by the official assignee, or that there is probable reason for believing that he has absconded or is about to conceal or destroy any of his property or any books, documents or writings which might be of use to his creditors in the course of his insolvency; or

- (e) If he removes any property in his possession above the value of fifty rupees without the leave of the official assignee.
- (f) No payment or composition made or security given after arrest made under this section shall be exempt from the provisions of this Act relating to fraudulent preferences.

35. Where the official assignee has been appointed interim receiver or an order of adjudication is made, the Court, on the application of the official assignee, may, from time to time, order that for such time, not exceeding three months, as the Court thinks fit, all post letters, whether registered or unregistered, parcels and money orders addressed to the debtor at any place or places mentioned in the order for redirection, shall be re-directed, or delivered by the postal authorities in British India, to the official assignee, or otherwise as the Court direct; and the same shall be done accordingly.

36. (1) The Court may, on the application of the official assignee or of any creditor who has proved his debt, at any time after an order of adjudication has been made, summon before it in such manner as may be prescribed the insolvent or any person known or suspected to have in his possession any property belonging to the insolvent, or supposed to be indebted to the insolvent, or any person whom the Court may deem capable of giving information respecting the insolvent, his dealings or property; and the Court may require any such person to produce any documents in his custody or power relating to the insolvent, his dealings or property.

(2) If any person so summoned, after having been tendered a reasonable sum, refuses to come before the Court at the time appointed, or refuses to produce any such document, having no lawful impediment made known to the Court at the time of his sitting and allowed by it, the Court may, by warrant, cause him to be apprehended and brought up for examination.

(3) The Court may examine any person so brought before it concerning the insolvent, his dealings or property, and such person may be represented by a legal practitioner.

(4) If on the examination of any such person the Court is satisfied that he is indebted to the insolvent, the Court may, on the application of the official assignee, order him to pay to the official assignee, at such time and in such manner as to the Court seems expedient, the amount in which he is indebted, or any part thereof, either in full discharge of the whole amount or not, as the Court thinks fit, with or without costs of the examination.

(5) If, on the examination of any such person, the Court is satisfied that he has in his possession any property belonging to the insolvent, the Court may, on the application of the official assignee, order him to deliver to the official assignee that property, or any part thereof, at such time, in such manner and on such terms as to the Court may seem just.

(6) Orders made under sub-sections (4) and (5) shall be executed in the same manner as decrees for the payment of money or for the delivery of property under the Code of Civil Procedure, 1908, respectively.

(7) Any person making any payment or delivery in pursuance of an order made under sub-section (4) or sub-section (5) shall by such payment or delivery be discharged from all liability whatsoever in respect of such debt or property.

37. The Court shall have the same powers to issue commissions and letters of request for the examination on commission or otherwise of any person liable to examination under section 36 as it has for the examination of witnesses under the Code of Civil Procedure, 1908.

Discharge of Insolvent.

38. (1) An insolvent may, at any time after the order of adjudication, apply to the Court for an order of discharge, and the Court shall appoint a day for hearing the application, but, save where the public examination of the insolvent has been dispensed with under the provisions of this Act, the application shall not be heard until after such examination has been concluded. The application shall be heard in open Court.

(E) On the hearing of the application, the Court shall take into consideration any report of the official assignee as to the insolvent's conduct and affairs, and, subject to the provisions of section 39, may—

- (a) grant or refuse an absolute order of discharge, or
- (b) suspend the operation of the order for a specified time, or
- (c) grant no order of discharge subject to any conditions with respect to any earnings or income which may afterwards become due to the insolvent, or with respect to his after-acquired property.

39. (1) The Court shall refuse the discharge in all cases where the insolvent has committed any offence under this Act, or under sections 421 to 424 of the Indian Penal Code, and shall, on proof of any of the facts hereinafter mentioned, either—

Cases in which the Court
shall refuse an absolute
discharge.

- (a) refuse the discharge; or
- (b) suspend the discharge for a specified time; or
- (c) suspend the discharge until a dividend of not less than four annas in the rupee has been paid to the creditors;
- (d) require the insolvent as a condition of his discharge to consent to a decree being passed against him in favour of the official assignee for any balance or part of any balance of the debts provable under the insolvency which is not satisfied at the date of his discharge; such balance or part of any balance of the debts to be paid out of the future earnings or after-acquired property of the insolvent in such manner and subject to such conditions as the Court may direct; but in that case the decree shall not be executed without leave of the Court, which leave may be given on proof that the insolvent has since his discharge acquired property or income available for payment of his debts.

(2) The facts hereinafter referred to are—

- (a) that the insolvent's assets are not of a value equal to four annas in the rupee on the amount of his unsecured liabilities, unless he satisfies the Court that the fact that the assets are not of such value has arisen from circumstances for which he cannot justly be held responsible;
- (b) that the insolvent has omitted to keep such books of account as are usual and proper in the business carried on by him and as sufficiently disclose his business transactions and financial position within the three years immediately preceding his insolvency;
- (c) that the insolvent has continued to trade after knowing himself to be insolvent;
- (d) that the insolvent has contracted any debt provable under this Act without having at the time of contracting it any reasonable or probable ground of expectation (the burden of proving which shall lie on him) that he would be able to pay it;
- (e) that the insolvent has failed to account satisfactorily for any loss of assets or for any deficiency of assets to meet his liabilities;
- (f) that the insolvent has brought on or contributed to his insolvency by rash or hazardous speculations or by unjustifiable extravagance in living or by gambling, or by culpable neglect of his business affairs;
- (g) that the insolvent has put any of his creditors to unnecessary expense by a frivolous or vexatious defence to any suit properly brought against him;
- (h) that the insolvent has within three months preceding the time of presentation of the petition incurred unjustifiable expense by bringing a frivolous or vexatious suit;
- (i) that the insolvent has within three months preceding the date of the presentation of the petition, when unable to pay his debts as they become due, given an undue preference to any of his creditors;
- (j) that the insolvent has concealed or removed his books or his property or any part thereof or has been guilty of any other fraud or fraudulent breach of trust.

(3) The power of suspending and of attaching conditions to an insolvent's discharge may be exercised concurrently.

(4) On any application for discharge the report of the official assignee shall be proved *prima facie* evidence and the Court may presume the correctness of any statement contained therein.

40. Notice of the appointment by the Court of the day for hearing the application for discharge shall be published in the prescribed manner and sent one month at least before the day so appointed to each creditor who has proved, and the Court may hear the official assignee and may also hear any creditor. At the hearing the Court may put such questions to the insolvent and receive such evidence as it may think fit.

41. If an insolvent does not appear on the day so appointed for hearing his application for discharge or if an insolvent shall not apply to the Court for an order of discharge within such time as may be prescribed, the Court, on the application of the official assignee or of a creditor or of its own motion, may annul the adjudication or make such other order as it may think fit, and the provisions of section 23 shall apply on such annulment.

42. (1) Where the Court refuses the discharge of the insolvent it may, after such time and in such circumstances as may be prescribed, permit him to renew his application.

(2) Where an order of discharge is made subject to conditions and at any time after the expiration of two years from the date of the order the insolvent shall satisfy the Court that there is no reasonable probability of his being in a position to comply with the terms of such order the Court may modify the terms of the order, or of any substituted order, in such manner and upon such conditions as it may think fit.

43. A discharged insolvent shall, notwithstanding his discharge, give such assistance as the official assignee may require in the realization and distribution of such of his property as is vested in the official assignee, and, if he fails to do so, shall be guilty of a contempt of Court; and the Court may also, if it thinks fit, revoke his discharge, but without prejudice to the validity of any sale, disposition, or payment duly made or thing duly done subsequent to the discharge, but before its revocation.

Finality of settlement.

44. In either of the following cases, that is to say:—

(1) in the case of a settlement made before and in consideration of marriage where the settlor is not at the time of making the settlement able to pay all his debts without the aid of the property comprised in the settlement; or

(2) in the case of any covenant or contract made in consideration of marriage for the future settlement on or for the settlor's wife or children of any money or property wherein he had not at the date of his marriage any estate or interest (not being money or property of or in right of his wife);

if the settlor is adjudged insolvent or compounds or arranges with his creditors, and it appears to the Court that the settlement, covenant or contract was made in order to defeat or delay creditors, or was unjustifiable having regard to the state of the settlor's affairs at the time when it was made, the Court may refuse or suspend an order of discharge or grant an order subject to conditions or refuse to approve a composition or arrangement.

Effect of order of discharge.

45. (1) An order of discharge shall not release the insolvent from—

(a) any debt due to the Crown;

(b) any debt or liability incurred by means of any fraud or fraudulent breach of trust to which he was a party; or

(c) any debt or liability in respect of which he has obtained forgiveness by any fraud to which he was a party; or

(d) any liability under an order for maintenance made under section 438 of the Code of Criminal Procedure, 1938.

(2) Save as otherwise provided by sub-section (1), an order of discharge shall release the insolvent from all debts provable in insolvency.

(3) An order of discharge shall be conclusive evidence of the insolvency, and of the validity of the proceedings therein.

(4) An order of discharge shall not release any person who at the date of the presentation of the petition was a partner or co-trustee with the insolvent or was jointly bound or had made any joint contract with him, or any person who was surety or in the nature of a surety for him.

PART III.

ADMINISTRATION OF ESTATES.

Proof of debts.

46. (2) Demands in the nature of unliquidated damages arising otherwise than from breach of contract or breach of trust shall not be provable in insolvency.

(3) A person having notice of the presentation of any insolvency petition by or against the debtor shall not prove for any debt or liability contracted by the debtor subsequently to the date of his so having notice.

(4) So far as provided by sub-sections (1) and (2), all debts and liabilities, present or future, certain or contingent, to which the debtor is subject when he is adjudged an insolvent or to which he may become subject before his discharge by reason of any obligation incurred before the date of such adjudication, shall be deemed to be debts provable in insolvency.

(5) An estimate shall be made by the official assignee of the value of any debt or liability provable as aforesaid which by reason of its being subject to any contingency or contingencies, or for any other reason, does not bear a certain value:

Provided that if in his opinion the value of the debt or liability is incapable of being fairly estimated, he shall issue a certificate to that effect, and thereupon the debt or liability shall be deemed to be a debt not provable in insolvency.

Explanation.—For the purposes of this section "liability" includes any compensation for work or labour done, any obligation or possibility of an obligation to pay money or money's worth on the breach of any express or implied agreement, contract, agreement or undertaking, whether the breach does or does not occur, or is or is not likely to occur or capable of occurring, before the discharge of the debtor, and generally it includes any express or implied engagement, agreement or undertaking to pay, or capable of resulting in the payment of, money, or money's worth, whether the payment is, as respects amount, fixed, or unliquidated; as respects time, present or future, certain or dependent on any contingency or contingencies; as to mode of valuation, capable of being ascertained by fixed rules, or as a matter of opinion.

47. Where there have been mutual dealings between an insolvent and a creditor proving or claiming to prove a debt under this Act, an account shall be taken of what is due from the one party to the other in respect of such mutual dealings, and the sum due from the one party shall be set off against any sum due from the other party, and the balance of the account, and no more, shall be claimed or paid on either side respectively:

Provided that a person shall not be entitled under this section to claim the benefit of any set-off against the property of an insolvent in any case where he had at the time of giving credit to the insolvent notice of the presentation of any insolvency petition by or against him.

48. With respect to the mode of proving debts, the right of proof by secured and other creditors, the admission and rejection of proofs, and the other matters referred to in the Second Schedule, the rules in that schedule shall be observed.

Priority of debts.

49. (1) In the distribution of the property of the insolvent there shall be paid in priority to all other debts—

(a) all debts due to the Crown or to any local authority;

(b) all salary or wages of any clerk, servant or labourer in respect of services rendered to the insolvent during four months before the date of the presentation of the petition, not exceeding three hundred rupees for each such clerk, and one hundred rupees for each such servant or labourer, and

(c) rent due to a landlord from the insolvent: provided the amount payable under this clause shall not exceed one month's rent.

(2) The debts specified in sub-section (1) shall rank equally between themselves, and shall be paid in full, unless the property of the insolvent is insufficient to meet them, in which case they shall abate in equal proportions between themselves.

(3) Subject to the retention of such sums as may be necessary for the expenses of administration or otherwise, the debts specified in sub-section (1) shall be discharged forthwith in so far as the property of the insolvent is sufficient to meet them.

(4) In the case of partners the partnership property shall be applicable in the first instance in payment of the partnership debts, and the separate property of each partner shall be applicable in the first instance in payment of his separate debts. Where there is a surplus of the separate property of the partners, it shall be dealt with as part of the partnership property; and where there is a surplus of the partnership property, it shall be dealt with as part of the respective separate property in proportion to the rights and interests of each partner in the partnership property.

(5) Subject to the provisions of this Act, all debts proved in insolvency shall be paid rateably according to the amounts of such debts respectively and without any preference.

(6) Where there is any surplus after payment of the foregoing debts, it shall be applied in payment of interest from the date on which the debtor is adjudged an insolvent at the rate of six per centum per annum on all debts proved in the insolvency.

50. After an order of adjudication has been made no distress for rent due before such order shall be made upon the goods or effects of the insolvent, unless the order be annulled, but the landlord or party to whom the rent may be due shall be entitled to prove in respect of such rent.

Property available for payment of debts.

51. The insolvency of a debtor, whether the same takes place on the debtor's own petition or upon that of a creditor or creditors, shall be deemed to have relation back to and to commence at—

- (a) the time of the commission of the act of insolvency on which an order of adjudication is made against him; or
- (b) if the insolvent is proved to have committed more acts of insolvency than one, the time of the first of the acts of insolvency proved to have been committed by the insolvent within three months next preceding the date of the presentation of the insolvency petition.

Provided that no insolvency petition or order of adjudication shall be rendered invalid by reason of any act of insolvency committed anterior to the debt of the petitioning creditor.

52. (f) The property of the insolvent divisible amongst his creditors, and in this Act referred to as the property of the insolvent shall not comprise the following particulars, namely:—

- (a) property held by the insolvent on trust for any other person;
- (b) the tools (if any) of his trade and the necessary wearing apparel, bedding, cooking vessels, and furniture of himself, his wife and children, to a value, inclusive of tools and apparel and other accessories as aforesaid, not exceeding three hundred rupees in the whole.

(g) Subject as aforesaid, the property of the insolvent shall comprise the following particulars, namely:—

- (a) all such property as may belong to or be vested in the insolvent at the commencement of the insolvency or may be acquired by or devolve on him before his discharge;
- (b) the capacity to exercise and to take proceedings for exercising all such powers in or over or in respect of property as might have been exercised by the insolvent for his own benefit at the commencement of his insolvency or before his discharge; and
- (c) all goods being at the commencement of the insolvency in the possession, order or disposition of the insolvent, in his trade or business by the consent and permission of the true owner, under such circumstances that he is the reputed owner thereof.

Provided that things in action other than debts due or growing due to the insolvent in the course of his trade or business shall not be deemed goods within the meaning of clause (c).

Provided also that the true owner of any goods which have become divisible among the creditors of the insolvent under the provisions of clause (c) may prove for the value of such goods.

Effect of insolvency on antecedent transactions.

53. (1) Where execution of a decree has issued against the property of a debtor, no person shall be entitled to the benefit of the execution against the official assignee, except in respect of assets realized in the course of the execution by sale or otherwise before the date of the order of adjudication and before he had notice of the presentation of any insolvency petition by or against the debtor.

(2) Nothing in this section shall affect the right of a secured creditor in respect of property against which a decree is executed.

(3) A person who in good faith purchases the property of a debtor under a sale in execution shall in all cases acquire a good title to it against the official assignee.

54. Where execution of a decree has issued against any property of a debtor which is saleable in execution, and before the sale thereof notice is given to the Court executing the decree that an order of adjudication has been made against the debtor, the Court shall, on application, direct the property, if in the possession of the Court, to be delivered to the official assignee, but the costs of the execution shall be a first charge on the property so delivered, and the official assignee may sell the property or an adequate part thereof for the purpose of satisfying the charge.

55. Any transfer of property, not being a transfer made before and in consideration of marriage, or made in favour of a purchaser or transferee in good faith and for valuable consideration, shall, if the transferor is adjudged insolvent within two years after the date of the transfer, be void against the official assignee.

56. (1) Every transfer of property, every payment made, every obligation incurred, and every judicial proceeding taken or suffered by any person unable to pay his debts as they become due from his own money in favour of any creditor, with a view of giving that creditor a preference over the other creditors, shall, if such person is adjudged insolvent on a petition presented within three months after the date thereof, be deemed fraudulent and void as against the official assignee.

(2) This section shall not affect the rights of any person holding title in good faith and for valuable consideration through or under a creditor of the insolvent.

57. Subject to the foregoing provisions with respect to the effect of insolvency on an execution and with respect to the avoidance of certain transfers and preferences, nothing in this Act shall invalidate in the case of an insolvent—

- (a) any payment by the insolvent to any of his creditors;
- (b) any payment or delivery to the insolvent;
- (c) any transfer by the insolvent for valuable consideration; or
- (d) any contract or dealing by or with the insolvent for valuable consideration;

Provided that any such transaction takes place before the date of the order of adjudication and that the person with whom such transaction takes place has not at the time notice of the presentation of any insolvency petition by or against the debtor.

Realization of Property.

58. (1) The official assignee shall, as soon as may be, take possession of the debts, books and documents of the insolvent and all other parts of his property capable of actual delivery.

(2) The official assignee shall, in relation to and for the purpose of acquiring or retaining possession of the property of the insolvent, be in the same position as if he were a receiver of the property appointed under the Code of Civil Procedure, 1908, and the Court may on his application enforce such acquisition or retention accordingly.

(3) Where any part of the property of the insolvent consists of stock, shares in clubs, shares, or any other property transferable to the books of any company, office or person, the official assignee may exercise the right to transfer the property to the same extent as the insolvent might have exercised it, if he had not become insolvent.

(4) Where any part of the property of the insolvent consists of things in action, such things shall be deemed to have been duly transferred to the official assignee.

(5) Any treasurer or other officer, or any banker, attorney or agent of an insolvent, shall pay and deliver to the official assignee all money and securities in his possession or power as such officer, banker, attorney or agent, which he is not by law entitled to retain as against the insolvent or the official assignee. If he fails so to do, he shall be guilty of a contempt of Court, and shall be punishable accordingly on the application of the official assignee.

59. (1) The Court may grant a warrant to any prescribed officer of the Court or any police-officer above the rank of a constable to seize any ^{Source of property of} part of the property of an insolvent in the custody or possession of the insolvent or of any other person, and with a view to such seizure to break open any house, building or room of the insolvent where the insolvent is supposed to be, or any building or receptacle of the insolvent where any of his property is supposed to be.

(2) Where the Court is satisfied that there is reason to believe that property of the insolvent is concealed in a house or place not belonging to him, the Court may, if it thinks fit, grant a search-warrant to any such officer as aforesaid who may execute it according to its tenor.

60. (1) Where an insolvent is an officer of the Army or Navy or of His Majesty's Royal Indian Marine Service, or an officer or clerk or otherwise employed or engaged in the civil service of the Crown, the official assignee shall receive for distribution amongst the creditors so much of the insolvent's pay or salary liable to attachment in execution of a decree as the Court may direct.

(2) Where an insolvent is in the receipt of a salary or income other than as aforesaid, the Court may, at any time after adjudication and from time to time, make such order as it thinks just for the payment to the official assignee, for distribution among the creditors of so much of such salary or income as may be liable to attachment in execution of a decree, or of any portion thereof.

61. The property of the insolvent shall pass from official assignee to official assignee, and shall vest in the official assignee for the time being during his continuance in office, without any transfer whatever.

62. (1) Where any part of the property of an insolvent consists of land of any tenure burdened with onerous covenants, of shares or stocks in companies, of unprofitable contracts, or of any other property that is unsaleable, or not readily saleable, by reason of its binding the possessor thereof to the performance of any onerous act or to the payment of any sum of money, the official assignee may, notwithstanding that he may have endeavoured to sell or have taken possession of the property, or executed any act of ownership in relation thereto, but subject always to the provisions hereinafter contained in that behalf, by writing signed by him, at any time within twelve months after the insolvent has been adjudged insolvent, disclaim the property:

Provided that, where any such property has not come to the knowledge of the official assignee within one month after such adjudication as aforesaid, he may disclaim the property at any time within twelve months after he has first become aware thereof.

(2) The disclaimer shall operate to determine as from the date thereof, the rights, interests and liabilities of the insolvent and his property in or in respect of the property disclaimed, and shall also discharge the official assignee from all personal liability in respect of the property disclaimed as from the date when the property vested in him, but shall not, except so far as is necessary for the purpose of releasing the insolvent and his property and the official assignee from liability, affect the rights or liabilities of any other person.

63. Subject always to such rules as may be made in this behalf, the official assignee shall not be entitled to disclaim any leasehold interest without the leave of the Court; and the Court may, before or on granting such leave, require such notices to be given to persons interested, and impose such terms as a condition of granting leave, and make such orders with respect to fixtures, tenant's improvements and other matters arising out of the tenancy, as the Court thinks just.

64. The official assignee shall not be entitled to disclaim any property in pursuance of section 62 in any case where an application in writing has been made to the official assignee by any person interested in the property requiring him to decide whether he will disclaim, and the official assignee has for a period of twenty-eight days after the receipt of the application, or such extended period as may be allowed by the Court, declined or neglected to give notice that he disclaims the property; and in the case of a contract, if the official assignee, after such application as aforesaid, does not within the said period or extended period disclaim the contract, he shall be deemed to have accepted it.

65. The Court may, on the application of any person who is, as against the official assignee, entitled to the benefit or subject to the burden of a contract made with the insolvent, make an order rescinding the contract on such terms as to payment by or to either party of damages for the non-performance of the contract, or otherwise, as to the Court may seem equitable, and any damages payable under the order to any such person may be proved by him as a debt under the insolvency.

66. (1) The Court may, on the application of any person either claiming any interest in any disclaimed property, or under any liability not discharged by this Act in respect of any disclaimed property, and on hearing such persons as it thinks fit, make an order for the vesting of the property in or delivery thereof to any person entitled thereto, or to whom it may seem just that the same should be delivered by way of compensation for such liability as aforesaid, or a trustee for him, and on such terms as the Court thinks just; and on any such vesting order being made, the property comprised therein shall vest accordingly in the person therein named in that behalf without any transfer for the purposes:

Provided always, that where the property disclaimed is of a leasehold nature, the Court shall not make a vesting order in favour of any person claiming under the insolvent, whether as under-lessee or as mortgagee except upon the terms of making such person subject to the same liabilities and obligations as the insolvent was subject to under the lease in respect of the property at the date when the insolvency petition was filed, and any under-lessee or mortgagee declining to accept a vesting order upon such terms shall be excluded from all interest in and security upon the property, and if there is no person claiming under the insolvent who is willing to accept an order upon such terms, the Court shall have power to vest the insolvent's interest in the property in any person liable either personally or in a representative character, and either alone or jointly with the insolvent, to perform the lessee's covenants in such lease, freed and discharged from all estates, incumbrances and interests created therein by the insolvent.

(2) The Court may, if it thinks fit, modify the terms prescribed by the foregoing proviso so as to make a person in whose behalf the vesting order may be made subject only to the same liabilities and obligations as if the lease had been assigned to him at the date when the insolvency petition was filed, and (if the case so requires) as if the lease had comprised only the property comprised in the vesting order.

67. Any person injured by the operation of a disclaimer under the foregoing provisions shall be deemed to be a creditor of the insolvent to the amount of the injury, and may accordingly prove the same as a debt under the insolvency.

68. (1) Subject to the provisions of this Act, the official assignee shall, with all convenient speed, realise the property of the insolvent, and for that purpose may—
(a) sell all or any part of the property of the insolvent;

- (b) give receipts for any money received by him; and may, by leave of the Court, do all or any of the following things, namely:—
- (c) carry on the business of the insolvent so far as may be necessary for the beneficial winding up of the same;
- (d) institute, defend or continue any suit or other legal proceeding relating to the property of the insolvent;
- (e) employ a legal practitioner or other agent to take any proceedings or do any business which may be sanctioned by the Court;
- (f) accept as the consideration for the sale of any property of the insolvent a sum of money payable at a future time or fully paid shares, debentures or debenture stock in any limited company subject to such stipulations as to security and otherwise as the Court thinks fit;
- (g) mortgage or pledge any part of the property of the insolvent for the purpose of raising money for the payment of his debts or for the purpose of carrying on the business;
- (h) refer any dispute to arbitration, and compromise all debts, claims and liabilities, on such terms as may be agreed upon;
- (i) divide in its existing form amongst the creditors, according to its estimated value, any property which, from its peculiar nature or other special circumstances, cannot readily or advantageously be sold.

(F) The official assignee shall account to the Court and pay over all moneys and deal with all securities in such manner as is prescribed or as the Court directs.

Distribution of property.

69. (1) The official assignee shall, with all convenient speed, declare and distribute dividends and distribute to the creditors who have proved their debts.

(2) The first dividend (if any) shall be declared and be distributed within six months after the adjunction, unless the official assignee certifies to the Court that there is sufficient reason for postponing the declaration to a later date.

(3) Subsequent dividends shall, in the absence of sufficient reason to the contrary, be declared and be payable at intervals of not more than six months.

(4) Before declaring a dividend, the official assignee shall cause notice of his intention to do so to be published in the prescribed manner, and shall also send, reasonable notice thereof to each creditor mentioned in the insolvent's schedule who has not proved his debt.

(5) When the official assignee has declared a dividend, he shall send to each creditor who has proved a notice showing the amount of the dividend, and when and how it is payable, and if required by any creditor a statement in the prescribed form as to the particulars of the estate.

70. Where any partner in a firm in adjudged insolvent, a creditor to whom the insolvent is indebted jointly with the other partners in the firm or any of them shall not receive any dividend out of the separate property of the insolvent until all the separate creditors have received the full amount of their respective debts.

71. (1) In the calculation and distribution of dividends, the official assignee shall retain in his hands sufficient assets to meet—

- (a) debts provable in insolvency and appearing from the insolvent's statements or otherwise to be due to persons resident in places so distant that in the ordinary course of communication they have not had sufficient time to tender their proofs;
- (b) debts provable in insolvency the subject of claims not yet determined;
- (c) disputed proofs or claims; and
- (d) the expenses necessary for the administration of the estate or otherwise.

(2) Subject to the provisions of sub-section (1), all money in hand shall be distributed as dividends.

72. Any creditor who has not proved his debt before the declaration of any dividend or dividends shall be entitled to be paid out of any money for the time being in the hands of the official assignee any dividend or dividends which he may have failed to receive, before that money is applied to the payment of any future dividend or dividends, but he shall not be entitled to disturb the distribution of any dividend declared before his debt was proved by reason that he has not participated therein.

73. (f) When the official assignee has realized all the property of the insolvent or so much thereof as can, in his opinion, be realized without needlessly protracting the proceedings in insolvency, he shall, with the leave of the Court, declare a final dividend; but, before so doing, he shall give notice in manner prescribed to the persons whose claims to be creditors have been notified to him but not proved that, if they do not prove their claims, to the satisfaction of the Court, within the time limited by the notice, he will proceed to make a final dividend without regard to their claims.

(g) After the expiration of the time so limited, or, if the Court on application by any such claimant grants him farther time for establishing his claim, then on the expiration of that farther time, the property of the insolvent shall be divided among the creditors who have proved their debts, without regard to the claims of any other persons.

74. No suit for a dividend shall lie against the official assignee, but, where the official assignee refuses to pay any dividend, the Court may, on the application of the creditor who is aggrieved by such refusal, order him to pay it, and also to pay out of his own money interest thereon at such rate as may be prescribed for the time that it is withheld, and the costs of the application.

75. (f) Subject to such conditions and limitations as may be prescribed, the official assignee may appoint the insolvent himself to superintend the management of the property of the insolvent or of any part thereof, or to carry on the trade (if any) of the insolvent for the benefit of his creditors, and in any other respect to aid in administering the property in such manner and on such terms as the official assignee may direct.

(g) Subject as aforesaid, the Court may, from time to time, make such allowance as it thinks just to the insolvent out of his property, for the support of the insolvent and his family, or in consideration of his services, if he is engaged in winding up his estate, but any such allowance may at any time be varied or determined by the Court.

76. The insolvent shall be entitled to any surplus remaining after payment in full of his creditors, with interest, as provided by this Act and of the expenses of the proceedings taken thereunder.

PART IV.

OFFICIAL ASSIGNEE.

77. (1) The Chief Justice of each of the High Courts of Judicature at Port William, Madras and Bombay, and the Chief Judge of the Chief Court of Lower Burma, may from time to time appoint substantively or temporarily such person as he thinks fit to the office of official assignee of insolvents' estates for each of the said Courts respectively, and may, with the concurrence of a majority of the other Judges of the Court, remove the person for the time being holding that office for any cause appearing to the Court sufficient.

(2) Every official assignee shall give such security and shall be subject to such rules and shall act in such manner as may be prescribed.

(3) Notwithstanding anything in sub-section (2), the person substantively or temporarily holding the office of official assignee immediately before the commencement of this Act in the Courts for the relief of Insolvent Debtors at

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Calcutta, Madras and Bombay respectively under the Indian Insolvency Act, 1848, and in the Chief Court of Lower Burma under that Act as applied by the Lower Burma Courts Act, 1910, shall, without further appointment for that purpose, become the official assignees, substantive or temporary, as the case may be, under this Act in the High Courts at Fort William, Madras and Bombay and in the Chief Court of Lower Burma, respectively.

78. An official assignee may, for the purpose of affidavits verifying proofs, petitions or other proceedings under this Act, administer oaths.

Duties as regards the insolvent's affairs.

79. (1) The duties of an official assignee shall have relation to the conduct of the insolvent as well as to the administration of his estate.

(2) In particular it shall be the duty of the official assignee—

- (a) to investigate the conduct of the insolvent and to report to the Court upon any application for discharge, stating whether there is reason to believe that the insolvent has committed any act which constitutes an offence under this Act or under sections 421 to 424 of the Indian Penal Code in connection with his insolvency or which would justify the Court in refusing, suspending or qualifying an order for his discharge;
- (b) to make such other reports concerning the conduct of the insolvent as the Court may direct or as may be prescribed; and
- (c) to take such part and give such assistance in relation to the prosecution of any fraudulent insolvent as the Court may direct or as may be prescribed.

80. The official assignee shall, whenever required by any creditor so to do, and on payment by the creditor of the prescribed fee, furnish and send to the creditor by post a list of the creditors showing in the list the amount of the debt due to each of the creditors.

Duty to furnish list of creditors.

81. (1) Such remuneration shall be paid to the official assignee as may be prescribed.

(2) No remuneration whatever beyond that referred to in sub-section (1) shall be received by an official assignee as such.

82. The Court shall call the official assignee to account for any misfeasance, neglect or omission which may appear in his accounts or otherwise, and may require the official assignee to make good any loss which the estate of the insolvent may have sustained by reason of the misfeasance, neglect or omission.

Misfeasance.

83. The official assignee may sue and be sued by the name of "the official assignee of the property of _____, an insolvent," inserting the name of the insolvent, and by that name may hold property of every description, make contracts, enter into any engagements binding on himself and his successors in office, and do all other acts necessary or expedient to be done in the execution of his office.

Name under which to sue or be sued.

84. If an order of adjudication is made against an official assignee, he shall thereby vacate the office of official assignee.

Office vacated by insolvency.

85. (1) Subject to the provisions of this Act and to the directions of the Court, the official assignee shall, in the administration of the property of the insolvent and in the distribution thereof amongst his creditors, have regard to any resolution that may be passed by the creditors at a meeting.

Unanimously passed and acted thereon.

(2) The official assignee may, from time to time, summon meetings of the creditors for the purpose of ascertaining their wishes, and it shall be his duty to summon meetings at such times as the creditors, by resolution at any meeting, or the Court may direct, or whenever requested in writing to do so by one-fourth in value of the creditors who have proved.

(3) The official assignee may apply to the Court for directions in relation to any particular matter arising under the insolvency.

(4) Subject to the provisions of this Act, the official assignee shall use his own discretion in the management of the estate and its distribution among the creditors.

86. If the insolvent or any of the creditors or any other person, is aggrieved by any act or decision of the official assignee, he may appeal to the Court, and the Court may confirm, reverse or modify the act or decision complained of, and make such order as it thinks just.

Appeal to Court.

87. (1) If any official assignee does not faithfully perform his duties and duly observe all the requirements imposed on him by any enactment, rule or otherwise, with respect to the performance of his duties, or if any complaint is made to the Court by any creditor in regard thereto, the Court shall enquire into the matter and take such action thereon as may be deemed expedient.

Control of Court.

(2) The Court may at any time require any official assignee to answer any enquiry made by it in relation to any insolvency in which he is engaged, and may examine him or any other person on oath concerning the insolvency.

(3) The Court may also direct an investigation to be made of the books and vouchers of the official assignee.

PART V.

COMMITTEE OF INSPECTION.

88. The Court may, if it so thinks fit, authorize the creditors who have proved to appoint from among the creditors or holders of general powers or general powers-of-attorney from each creditor, a committee of inspection for the purpose of superintending the administration of the insolvent's property by the official assignee:

Committee of creditors.

Provided that a creditor who is appointed a member of a committee of inspection shall not be qualified to act until he has proved.

Control of committee of inspection over official assignee.

89. The committee shall have such powers of control over the proceedings of the official assignee as may be prescribed.

PART VI.

PROCEEDINGS.

90. (1) In proceedings under this Act the Court shall have the like powers and follow the like procedure as it has and follows in the exercise of its ordinary original civil jurisdiction:

Powers of the Court.

Provided that nothing in this sub-section shall in any way limit the jurisdiction conferred on the Court under this Act.

(2) Subject to the provisions of this Act and rules, the costs of and incidental to any proceeding in the Court shall be in the discretion of the Court.

(3) The Court may at any time adjourn any proceedings before it upon such terms, if any, as it thinks fit to impose.

(4) The Court may at any time amend any written process or proceeding under this Act upon such terms, if any, as it thinks fit to impose.

(5) Where by this Act or by rules the time for doing any act or thing is limited, the Court may extend the time either before or after the expiration thereof, upon such terms, if any, as the Court thinks fit to impose.

(6) Subject to rules, the Court may in any matter take the whole or any part of the evidence either *vide-vide* or by interrogatories, or upon affidavit, or by commission.

(7) For the purpose of approving a composition or scheme by joint debtors the Court may, if it thinks fit, and on the report of the official assignee that it is expedient so to do, dispense with the public examination of one of the joint debtors if he is unavoidably prevented from attending the examination by illness or absence abroad.

(8) For the purposes of this Act the Chief Court of Lower Burma shall have all the powers to punish for contempt of Court which are possessed by the High Courts of Judicature at Port William, Madras and Bombay respectively.

81. Where two or more insolvency petitions are presented against the same debtor or against joint debtors, or where joint debtors file separate petitions, the Court may consolidate the proceedings or any of them on such terms as the Court thinks fit.
82. Where the petitioner does not proceed with due diligence on his petition, the Court may substitute as petitioner any other creditor to whom the debtor is indebted in the amount required by this Act in the case of a petitioner creditor.
83. If a debtor by or against whom an insolvency petition has been presented dies, the proceedings in the matter shall, unless the Court otherwise orders, be continued as if he were alive.
84. The Court may, at any time, for sufficient reason, make an order staying the proceedings under an insolvency petition, either altogether or for a limited time, on such terms and subject to such conditions as the Court thinks just.
85. Any creditor whose debt is sufficient to entitle him to present an insolvency petition against all the partners in a firm may present a petition against any one or more partners in the firm without including the others.
86. Where there are more respondents than one to a petition, the Court may dismiss the petition as to one or more of them without prejudice to the effect of the petition as against the other or others of them.
87. Where an order of adjudication has been made on an insolvency petition against or by one partner in a firm, any other insolvency petition against or by a partner in the same firm shall be presented in or transferred to the Court in which the first-mentioned petition is in course of prosecution; and such Court may give such directions for consolidating the proceedings under the petitions as it thinks just.
88. (1) Where a partner in a firm is adjudged insolvent, the Court may authorize the official assignee to continue or commence any suit or carry on any suit or other proceeding in his name and that of the insolvent's partner; and any release by the partner of the debt or demand to which the proceeding relates shall be void.
- (2) Where application for authority to continue or commence any suit or other proceeding has been made under sub-section (1), notice of the application shall be given to the insolvent's partner and he may show cause against it, and on his application the Court may, if it thinks fit, direct that he shall receive his proper share of the proceeds of the proceeding, and if he does not claim any benefit therefrom he shall be indemnified against costs in respect thereof as the Court directs.
89. (1) Any two or more persons, being partners, or any person carrying on business under a partnership name, may take proceedings or be proceeded against under this Act in the name of the firm.
- Provided that in that case the Court may, on application by any person interested, order the names of the persons who are partners in the firm, or the name of the person carrying on business under a partnership name, to be disclosed in such manner and verified on oath or otherwise, as the Court may direct.
- (2) In the case of a firm in which one partner is an infant, an adjudication order may be made against the firm other than the infant partner.
90. (1) A warrant of arrest issued by the Court may be executed in the same manner and subject to the same conditions as a warrant of arrest issued under the Code of Criminal Procedure, 1893, may be executed.
- (2) A warrant to seize any part of the property of an insolvent, issued by the Court under section 19, sub-section (1), shall be in the form prescribed, and sections 77 (f), 79, 83, 83, 84 and 102 of the said Code shall, as far as may be, apply to the execution of such warrant.
- (3) A search-warrant issued by the Court under section 23, sub-section (2), may be executed in the same manner and subject to the same conditions as a search-warrant for property supposed to be stolen may be executed under the said Code.

PART VII.

LIMITATION.

101. The period of limitation for an appeal from any act or decision of the official assignee or from an order made by an officer of the Court empowered under section 6 shall be twenty days from the date of such act, decision or order, as the case may be.

PART VIII.

PENALTIES.

102. An undischarged insolvent obtaining credit to the extent of fifty rupees or upwards from any person without informing such person that he is an undischarged insolvent shall, on conviction by a Magistrate, be punishable with imprisonment for a term which may extend to six months, or with fine, or with both.

Provisional of insolvents for criminal offences.

103. Any person adjudged insolvent who—

- (a) fraudulently with the intent to conceal the state of his affairs or to defeat the objects of this Act,
- (b) has destroyed or otherwise wilfully prevented or purposely withheld the production of any book, paper or writing relating to such of his affairs as are subject to investigation under this Act, or
- (c) has kept or caused to be kept false books, or
- (d) has made false entries in or withheld entries from, or wilfully altered or falsified, any book, paper or writing relating to such of his affairs as are subject to investigation under this Act, or
- (e) fraudulently with intent to diminish the sum to be divided amongst his creditors or of giving in undue preference to any of the said creditors,
- (f) has discharged or concealed any debt due to or from him, or
- (g) has made away with, charged, mortgaged or concealed any part of his property of what kind soever,

shall on conviction be punishable with imprisonment for a term which may extend to two years.

104. (1) Where the official assignee reports to the Court that in his opinion an insolvent has been guilty of any offence under section 103, or where the Court is satisfied upon the representation of any creditor that there is ground to believe that the insolvent has been guilty of any such offence, the Court may direct that a notice be served on the insolvent in the prescribed manner to show cause why a charge or charges should not be framed against him.

(2) The notice shall set forth the substance of the offence and any number of offences may be set forth in the same notice.

(3) At the hearing of such notice and of any charge framed in pursuance thereof the Court shall, so far as may be, follow the procedure for the trial of warrants cases by Magistrates prescribed by Chapter XXI of the Code of Criminal Procedure, 1898, and nothing in Chapter XXIII of the said Code relating to trials before High Courts and Courts of Session shall be applicable to such trial.

(4) Any number of offences under this Act may be charged at the same time.

105. Where an insolvent has been guilty of any of the offences specified in section 102, or section 103, he shall not be exempt from being proceeded against therefor by reason that he has obtained his discharge, or that a composition or scheme of arrangement has been accepted or approved.

Composed insolvent after discharge or composition.

PART IX.

SMALL INSOLVENCIES.

106. (1) Where the Court is satisfied by affidavit or otherwise, or the official assignee reports to the Court, that the property of an insolvent is not likely to exceed in value three thousand rupees or such other less amount as may be prescribed, the Court may make an order that the insolvent's estate be administered in a summary manner, and thereupon the provisions of this Act shall be subject to the following modifications, namely:—

- (a) no appeal shall lie from any order of the Court, except by leave of the Court;
- (b) no examination of the insolvent shall be held except on the application of a creditor or the official assignee;
- (c) the estate shall, where practicable, be distributed in a single dividend;
- (d) such other modifications as may be prescribed with the view of, saving expense and simplifying procedure.

Provided that nothing in this section shall permit the modification of the provisions of this Act relating to the discharge of the insolvent.

(2) The Court may at any time, if it thinks fit, revoke an order for the summary administration of an insolvent's estate.

PART X.

SPECIAL PROVISIONS.

Enforcement of corporate tax, etc., from insolvency proceedings.

107. No insolvency petition shall be presented against any corporation or against any association or company registered under any enactment for the time being in force.

108. (1) Any creditor of a deceased debtor whose debt would have been sufficient to support an insolvency petition against the debtor, had he been alive, may present to the Court within the limits of whose ordinary original civil jurisdiction the debtor resided or carried on business for the greater part of the six months immediately prior to his decease, a petition in the prescribed form praying for an order for the administration of the estate of the deceased debtor under this Act.

(2) Upon the prescribed notice being given to the legal representative of the deceased debtor, the Court may, upon proof of the petitioner's debt, unless the Court is satisfied that there is a reasonable probability that the estate will be sufficient for the payment of the debts owing by the deceased, make an order for the administration in insolvency of the deceased debtor's estate, or may upon cause shown dismiss the petition with or without costs.

(3) A petition for administration under this section shall not be presented to the Court after proceedings have been commenced in any Court of justice for the administration of the deceased debtor's estate; but that Court may in that case, on proof that the estate is insufficient to pay its debts, transfer the proceedings to the Court exercising jurisdiction in insolvency under this Act, and thereupon the last-mentioned Court may make an order for the administration of the estate of the deceased debtor, and the like consequences shall ensue as under an administration order made on the petition of a creditor.

109. (1) Upon an order being made for the administration of a deceased debtor's estate under section 108, the property of the debtor shall vest in the official assignee of the Court, and he shall forthwith proceed to realize and distribute the same in accordance with the provisions of this Act.

(2) With the modification hereinafter mentioned, all the provisions of Part III, relating to the administration of the property of an insolvent, shall, so far as the same are applicable, apply to the case of such administration order in like manner as to an order of adjudication under this Act.

(3) In the administration of the property of the deceased debtor under an order of administration, the official assignee shall have regard to any claims by the legal representative of the deceased debtor to payment of the proper funeral and

testamentary expenses incurred by him in and about the debtor's estate; and these claims shall be deemed a preferential debt under the order, and be payable in full, out of the debtor's estate, in priority to all other debts.

(4) If, on the administration of a deceased debtor's estate, any surplus remains in the hands of the official assignee after payment in full of all the debts due from the debtor, together with the costs of the administration and interest as provided by this Act in case of insolvency, such surplus shall be paid over to the legal representative of the deceased debtor's estate, or dealt with in such other manner as may be prescribed.

110. (7) After notice of the presentation of a petition under section 108 to payment or transfer of property made by the legal representative shall operate as a discharge to him as between himself and the official assignee.

(8) Save as aforesaid nothing in section 108 or section 109 or this section shall invalidate any payment made or act or thing done in good faith by the legal representative or by a District Judge sitting under the powers conferred on him by section 84 of the Administrator General's Act, 1874, before the date of the order for administration.

111. The provisions of sections 108, 109 and 110 shall not apply to any case in which probate or letters of administration to the estate of a deceased debtor have been granted to an Administrator General.

Enacting of jurisdiction of
Administrator General

PART XI.

RULES.

112. (1) The Courts having jurisdiction under this Act may from time to time make rules for carrying into effect the objects of this Act.

(2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for and regulate—

- (a) the fees and percentages to be charged under this Act and the manner in which the same are to be collected and accounted for and the amount to which they are to be paid;
- (b) the investment, whether separately or collectively, of moneys divided, balances and other sums appertaining to the estates of insolvent debtors whether adjudicated insolvent under this or any former enactment; and the application of the proceeds of such investment;
- (c) the proceedings of the official assignee in taking possession of and valuing the estates of insolvent debtors;
- (d) the remuneration of the official assignee;
- (e) the receipts, payments and accounts of the official assignee;
- (f) the audit of the accounts of the official assignee;
- (g) the payment of the remuneration of the official assignee, of the costs, charges and expenses of his establishment, and of the costs of the audit of his accounts out of the proceeds of the investments in his hands;
- (h) the payment of the costs incurred in the prosecution of fraudulent debtors and in legal proceedings taken by the official assignee under the direction of the Court out of the proceeds aforesaid;
- (i) the payment of any civil liability incurred by an official assignee acting under the order or direction of the Court;
- (j) the proceedings to be taken in connection with proposals for composition and schemes of arrangement with the creditors of insolvent debtors;
- (k) the intervention of the official assignee at the hearing of applications and matters relating to insolvent debtors and their estates;
- (l) the examination by the official assignee of the books and papers of account of discharged insolvent debtors;
- (m) the service of notices in proceedings under this Act;
- (n) the appointment, meetings and procedure of committees of inspection;

- (d) the conduct of proceedings under this Act in the name of a firm;
- (e) the forms to be used in proceedings under this Act;
- (f) the procedure to be followed in the case of estates to be administered in a summary manner;
- (g) the procedure to be followed in the case of estates of deceased persons to be administered under this Act.

113. Rules made under the provisions of this Part shall be subject, in the case of the High Court of Judicature at Port William in Bengal, to the previous sanction of the Governor General in Council, and, in the case of any other Court, of the Local Government.

114. Rules so made and sanctioned shall be published in the *Gazette of India* or in the local official Gazette, as the case may be, and shall thereupon have the same force and effect with regard to proceedings under this Act in the Court which made them as if they had been enacted in this Act.

PART XII.

SUPPLEMENTAL.

115. (1) Every transfer, mortgage, assignment, power-of-attorney, proxy paper, certificate, affidavit, bond or other proceedings, instrument or writing whatsoever before or under any order of the Court, and any copy thereof shall be exempt from payment of any stamp or other duty whatsoever.

(2) No stamp-duty, or fee shall be chargeable for any application made by the official assignee to the Court under this Act, or for the drawing and issuing of any order made by the Court on such application.

116. (1) A copy of the official Gazette containing any notice inserted in pursuance of this Act shall be evidence of the facts stated in the notice.

(2) A copy of the official Gazette containing any notice of an order of adjudication shall be conclusive evidence of the order having been duly made, and of its date.

117. Any affidavit may be used in a Court having jurisdiction under this Act if it is sworn—

- (a) in British India, before—
 - (i) any Court or Magistrate; or
 - (ii) any officer or other person appointed to administer oaths under the Code of Civil Procedure, 1908;
- (b) in England, before any person authorized to administer oaths in His Majesty's High Court of Justice, or in the Court of Chancery of the County Palatine of Lancaster, or before any Registrar of a Bankruptcy Court, or before any officer of a Bankruptcy Court authorized in writing in that behalf by the Judge of the Court or before a Justice of the Peace for the county or place where it is sworn;
- (c) in Scotland or in Ireland, before a Judge Ordinary, Magistrate or Justice of the Peace; and,
- (d) in any other place, before a Magistrate or Justice of the Peace or other person qualified to administer oaths in that place (he being certified to be a Magistrate or Justice of the Peace, or qualified as aforesaid, by a British Minister or British Consul or British Political Agent or by a notary public).

118. (1) No proceeding in insolvency shall be invalidated by any formal defect or by any irregularity unless the Court before which an objection is made to the proceeding is of opinion that substantial injustice has been caused by the defect or irregularity, and that the injustice cannot be remedied by any order of that Court.

(2) No defect or irregularity in the appointment of an official assignee or member of a committee of inspection shall vitiate any act done by him in good faith.

119. Where an insolvent is a trustee within the Indian Trustee Act, 1850, section 35 of that Act shall have effect so as to authorise the appointment of a new trustee in substitution for the insolvent (whether voluntarily resigning or not), if it appears expedient to do so, and all provisions of that Act, and of any other Act relative thereto, shall have effect accordingly.

120. Save as herein provided, the provisions of this Act relating to the remedies against the property of a debtor, the process of debts, the effect of a composition or scheme of arrangement, and the effect of a discharge shall bind the Crown.

121. Nothing in this Act, or in any transfer of jurisdiction effected thereby, shall take away or affect any right of audience that any person may have had immediately before the commencement of this Act, or shall be deemed to confer such right in insolvency matters on any person who had not a right of audience before the Courts for the Relief of Insolvent Debtors.

122. Where the official assignee has under his control any dividend which has remained undivided for fifteen years from the date of declaration or such less period as may be prescribed, he shall pay the same to the account and credit of the Government of India, unless the Court otherwise directs.

123. Any person claiming to be entitled to any monies paid to the account and credit of the Government of India under section 122 may apply to the Court for an order for payment to him of the same; and the Court, if satisfied that the person claiming is entitled, shall make an order for payment to him of the sum due:

Provided that, before making an order for the payment of a sum which has been carried to the account and credit of the Government of India, the Court shall cause a notice to be served on such officer as the Governor General in Council may appoint in this behalf, calling on the officer to show cause, within one month from the date of the service of the notice, why the order should not be made.

124. (1) No person shall, as against the official assignee, be entitled to withhold possession of the books of accounts belonging to the insolvent or to set up any lien thereon.

(2) Any creditor of the insolvent may, subject to the control of the Court, and on payment of such fee, if any, as may be prescribed, inspect at all reasonable times, personally or by agent, any such books in the possession of the official assignee.

125. Such fees and percentages shall be charged for and in respect of proceedings under this Act as may be prescribed.

126. All Courts having jurisdiction under this Act shall make such orders and do such things as may be necessary to give effect to section 118 of the Bankruptcy Act, 1883, and to section 50 of the Provincial Insolvency Act, 1907.

127. (1) The enactments mentioned in the third schedule are hereby repealed to the extent specified in the fourth column thereof.

(2) Notwithstanding the repeal effected by this Act, the proceedings under an insolvency petition under the Indian Insolvency Act, 1848, pending at the commencement of this Act shall, except so far as any provision of this Act is expressly applied to pending proceedings, continue, and all the provisions of the said Indian Insolvency Act shall, except as aforesaid, apply thereto, as if this Act had not been passed.

THE FIRST SCHEDULE

(See section 95.)

MEETINGS OF CREDITORS.

1. The official assignee may at any time summon a meeting of creditors, and shall do so whenever he directed by the Court or by the creditors by resolution at any meeting or whenever requested in writing by one-fourth in value of the creditors who have proved.

2. Meetings shall be summoned by sending notice of the time and place thereof to each creditor at the address given in his proof, or, if he has not proved, at the address given in the insolvent's schedule, or such other address as may be known to the official assignee.

3. The notice of any meeting shall be sent off not less than seven days before the day appointed for the meeting and may be delivered personally or sent by postpaid post letter, or may be forwarded. The official assignee may, if he thinks fit, also publish the time and place of any meeting in any local newspaper or in the local official Gazette.

4. It shall be the duty of the insolvent to attend any meeting which the official assignee may, by notice, require him to attend, and any adjournment thereof. Such notice shall be either delivered to him personally or sent to him at his address by post at least three days before the date fixed for the meeting.

5. The proceedings held and resolutions passed at any meeting shall, unless the Court otherwise orders, be valid notwithstanding that any creditor has not received the notice sent to him.

6. A certificate of the official assignee that the notice of any meeting has been duly given, shall be sufficient evidence of such notice having been duly sent to the persons to whom the same was addressed.

7. Where on the request of creditors the official assignee summons a meeting, there shall be deposited with the written request the sum of five pence for every twenty creditors for the costs of summoning the meeting, including all disbursements: Provided that the official assignee may require such further sum to be deposited as in his opinion shall be sufficient to cover the costs and expenses of the meeting.

8. The official assignee shall be the chairman of any meeting.

9. A creditor shall not be entitled to vote at a meeting unless he has duly proved a debt payable in money to be due to him from the insolvent, and the proof has been duly lodged one clear day before the time appointed for the meeting.

10. A creditor shall not vote at any such meeting in respect of any unliquidated or contingent debt, or any debt the value of which is not ascertained.

11. For the purpose of voting, a secured creditor shall, unless he surrenders his security, state in his proof the particulars of his security, the date when it was given, and the value at which he assesses it, and shall be entitled to vote only in respect of the balance, if any, due to him after deducting the value of his security. If he votes in respect of his whole debt, he shall be deemed to have surrendered his security, unless the Court on application is satisfied that the creditor in valuing his security has erred from inadvertence.

12. Where a creditor seeks to prove in respect of a bill of exchange, promissory note, or other negotiable instrument or security on which the insolvent is liable, such bill of exchange, note, instrument or security must, subject to any special order of the Court made to the contrary, be produced to the official assignee before the proof can be admitted for voting.

13. It shall be competent to the official assignee, within twenty-eight days after a proof estimating the value of a security has been made use of in voting at any meeting, to require the creditor to give up the security for the benefit of the creditors generally, on payment of the value ascertained.

14. If one partner is a firm is adjudged insolvent, any creditor to whom that partner is indebted jointly with the other partners in the firm, or any of them, may prove his debt for the purpose of voting at any meeting of creditors and shall be entitled to vote thereat.

15. The official assignee shall have power to admit or reject a proof for the purpose of voting, but his decision shall be subject to appeal to the Court. If he is in doubt whether the proof of a creditor should be admitted or rejected, he shall mark the proof as objected to, and shall allow the creditor to vote, subject to the vote being declared invalid in the event of the objection being sustained.

16. A creditor may vote either in person or by proxy.

17. Every instrument of proxy shall be in the prescribed form and shall be issued by the official assignee.

18. A creditor may give a general proxy to his attorney or to his manager or clerk, or any other person in his regular employment. In such case the instrument of proxy shall state the relations in which the proxy is to act, and thereunder stands in the creditor.

19. A proxy shall not be used unless it is deposited with the official assignee on the day before the time appointed for the meeting at which it is to be used.
20. A creditor may appoint the official assignee to act as his proxy.
21. The official assignee may adjourn the meeting from time to time and from place to place, and no notice of the adjournment shall be necessary.
22. The official assignee shall draw up a minute of the proceedings at the meeting and shall sign the same.

THE SECOND SCHEDULE.

(See Section 48.)

PROOF OF DEBTS.

Proof is ordinary course.

1. Every creditor shall lodge the proof of his debt as soon as may be after the making of an order of adjudication.
2. A proof may be lodged by delivering or sending by post in a registered letter to the official assignee an affidavit verifying the debt.
3. The affidavit may be made by the creditor himself or by some person authorized by or on behalf of the creditor. If made by a person so authorized, it shall state his authority and means of knowledge.
4. The affidavit shall contain or refer to a statement of account showing the particulars of the debt, and shall specify the vouchers, if any, by which the same can be substantiated. The official assignee may at any time call for the production of the vouchers.
5. The affidavit shall state whether the creditor is or is not a secured creditor.
6. A creditor shall bear the cost of proving his debt unless the Court otherwise specially orders.
7. Every creditor who has lodged a proof shall be entitled to see and examine the proofs of other creditors at all reasonable times.
8. A creditor in lodging his proofs shall deduct from his debt all trade discounts, but he shall not be compelled to deduct any discount, not exceeding five per centum on the net amount of his claim, which he may have agreed to allow for payment in cash.

Proof by secured creditors.

9. If a secured creditor reduces his security, he may prove for the balance due to him, after deducting the net amount realized.
10. If a secured creditor surrenders his security to the official assignee for the general benefit of the creditors, he may prove for his whole debt.
11. If a secured creditor does not either reduce or surrender his security, he shall, before ranking for dividend, state in his proof the particulars of his security, the date when it was given and the value at which he assesses it, and shall be entitled to receive a dividend only in respect of the balance due to him after deducting the value so assessed.
12. (1) Where a security is so valued the official assignee may at any time tender it on payment to the creditor of the assessed value.

(2) If the official assignee is dissatisfied with the value at which a security is assessed, he may require that the property comprised in any security so valued be offered for sale at such times and on such terms and conditions as may be agreed on between the creditor and the official assignee, or, in default of agreement, the Court may direct. If the sale is by public auction, the creditor, or the official assignee on behalf of the estate, may bid or purchase.

Provided that the creditor may at any time, by notice in writing, require the official assignee to elect whether he will or will not exercise his power of releasing the security or requiring it to be realized, and if the official assignee does not, within six months after receiving the notice, signify in writing to the creditor his election to exercise the power, he shall not be entitled to exercise it; and the equity of redemption, or any other interest in the property comprised in the security which is vested in the official assignee, shall vest in the creditor, and the amount of his debt shall be reduced by the amount at which the security has been valued.

12. When a creditor has so valued his security, he may at any time amend the valuation and proof on showing to the satisfaction of the official assignee, or the Court, that the valuation and proof were made *bona fide* on a mistaken estimate, or that the security has diminished or increased in value since the previous valuation; but every such amendment shall be made at the cost of the creditor, and upon such terms as the Court shall order, unless the official assignee shall allow the amendment without application to the Court.

13. Where a valuation has been amended in accordance with the foregoing rule, the creditor shall forthwith repay any surplus dividend which he has received in excess of that to which he would have been entitled on the amended valuation, or, as the case may be, shall be entitled to be paid out of any money for the time being available for dividend any dividend or share of dividend which he has failed to receive by reason of the inaccuracy of the original valuation, before that money is made applicable to the payment of any future dividend, but he shall not be entitled to disturb the distribution of any dividend declared before the date of the amendment.

14. If a creditor after having valued his security subsequently realises it, or if it is realised under the provisions of rule 12, the net amount realised shall be subtracted for the amount of any valuation previously made by the creditor and shall be treated in all respects as an amended valuation made by the creditor.

15. If a secured creditor does not comply with the foregoing rules, he shall be excluded from all share in any dividend.

16. Subject to the provisions of rule 12, a creditor shall in no case receive more than sixteen pence in the pound and interest as provided by this Act.

Taking Accounts of Property Mortgaged, out of the Sale thereof.

17. Upon application by any person claiming to be a mortgagee of any part of the insolvent's real or household estate and whether such mortgage is by deed or otherwise, and whether the same is of a legal or equitable nature, or upon application by the official assignee with the consent of such person claiming to be a mortgagee as aforesaid, the Court shall proceed to inquire whether such person is such mortgagee, and for what consideration and under what circumstances, and if it is found that such person is such mortgagee, and if no sufficient objection appears to the title of such person to the sum claimed by him under such mortgage, the Court shall direct such accounts and inquiries to be taken as may be necessary for ascertaining the principal, interest and costs due upon such mortgage, and of the rents and profits, or dividends, interest or other proceeds received by such person, or by any other person by his order or for his use in case he has been in possession of the property over which the mortgage extends or any part thereof, and the Court, if satisfied that there ought to be a sale, shall direct notice to be given in such newspapers as the Court thinks fit, when and where, and by whom and in what way the said premises or property, or the interest therein as mortgaged, are to be sold, and that such sale be made accordingly, and that the official assignee (unless it is otherwise ordered) shall have the conduct of such sale; but it shall not be imperative on any such mortgagee to make such application. At any such sale the mortgagee may bid and purchase.

18. All proper parties shall join in the mortgage to the purchaser, as the Court directs.

19. The moneys to arise from such sale shall be applied, in the first place, in payment of the costs, charges and expenses of and contracted by the application to the Court, and of such sale and the execution (if any) of the official assignee, and in the next place in payment and satisfaction, so far as the same extend, of what shall be found due to such mortgagee, for principal, interest and costs, and the surplus of the sale moneys (if any) shall then be paid to the official assignee. But if the moneys to arise from such sale are insufficient to pay and satisfy what is so found due to such mortgagee, then he shall be entitled to prove as a creditor for such deficiency, and receive dividends thereon equally with the other creditors, but so as not to disturb any dividend then already declared.

20. For the better taking of such inquiries and accounts, and making a title to the purchaser, all parties may be examined by the Court upon interrogatories or otherwise as the Court thinks fit, and shall produce before the Court upon oath all deeds, papers, books and writings in their respective custody or power relating to the estate or effects of the insolvent as the Court directs.

Periodical Payments.

21. When any rent or other payment falls due at stated periods, and the order of adjudication is made at any time other than one of those periods, the person entitled to the rent or payment may prove for a proportionate part thereof up to the date of the order as if the rent or payment grew due from day to day.

Interest.

21. (1) On any debt or sum certain whose interest is not reserved or agreed for and which is due on when the debtor is adjudged an insolvent, and which is payable under this Act, the creditor may prove for interest at a rate not exceeding six per centum per annum—

(a) if the debt or sum is payable by virtue of a written instrument at a certain time, from the time when such debt or sum was payable to the date of such adjudication; or

(b) if the debt or sum is payable otherwise, from the time when a decree in writing has been made giving the debtor notice that interest will be claimed from the date of the decree until the time of payment or the date of such adjudication.

(2) Where a debt which has been proved is inclusive interest or any pecuniary consideration in lieu of interest, the interest or consideration shall, for the purpose of dividend, be calculated at a rate not exceeding six per centum per annum, without prejudice to the right of a creditor to receive out of the debtor's estate any higher rate of interest to which he may be entitled after all the debts proved have been paid in full.

Debt payable at a future time.

22. A creditor may prove for a debt not payable when the debtor is adjudged an insolvent as if it were payable presently, and may receive dividends equally with the other creditors, deducting therefrom only a rebate of interest at the rate of six per centum per annum computed from the date of a dividend to the time when the debt would have become payable, according to the terms on which it was contracted.

Admission or rejection of proofs.

23. The official assignee shall examine every proof and the grounds of the debt, and in writing admit or reject it in whole or in part, or require further evidence in support of it. If he rejects a proof, he shall state in writing to the creditor the grounds of the rejection.

24. If the official assignee thinks that a proof has been improperly admitted, the Court may, on the application of the official assignee, after notice to the creditor who made the proof, expunge the proof or reduce its amount.

25. The Court may also expunge or reduce a proof upon the application of a creditor if the official assignee declares in writing in the matter, or in the case of a composition or scheme upon the application of the insolvent.

THE THIRD SCHEDULE.

(See section 167.)

ENACTMENTS REFERRED.

Year.	Session.	Short title.	Extent of repeal.
<i>I.—Statute.</i>			
1848	21 and 22 Vict.	The Indian Insolvency Act, 1848	The work is done and been repealed.
<i>II.—Acts of the Governor-General in Council.</i>			
1841	XVIII ..	The Insolvent Estates (Unclaimed Dividends) Act, 1841.	The work is done and been repealed.
1858	X ..	The Indian Insolvency Rules Act, 1858 ..	Sections 2 and 3.
1860	VI ..	The Indian Insolvency Rules Act, 1860 ..	Sections 4, 5, and sections (2), (3), and (4) of section (1), in sub-section (1) of the words "as stated in section 2," and in sub-section (2) and (3) the words "as stated in section 2."
1918	V ..	The Code of Civil Procedure, 1918	Sections 1-4, sub-section (1).

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(Republished by order of His Excellency the Governor in Council.)

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